

৫২ “কোন মহাজন কিম্বা তদ্বিষয়ে সঙ্গাধিকারি ব্যক্তি জিনি বাঞ্ছিত হইল এ উক্ত নাতয়ানের কার্য দানের উপর আপত্ত্য করিতে তিনি ঐ সুনানির নিয়মিত দিবসের পূর্বে পূর্ন তিন দিবস থাকিতে চিফ কলেক্টর সাহেবের আফিসে তাহার মানসের সন্ধান দিলে তাহার আপত্ত্য সূনা জাইবেক”

একজামিনর সাহেবের আফিস—

সন ১৮৪০ সাল ২১ মার্চ

মেঃ আলিকজের মুক্তিয়ারকার—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of John Edward Cheetham, a Lieutenant in the Eleventh Regiment of Bengal Infantry, an Insolvent. Notice is hereby given, that Saturday, the 4th day of April next, is appointed for further Hearing in this matter, for the purpose of declaring a Dividend: and that an Account in detail of the Receipts and Disbursements of the Assignee in this matter from the 13th day of August 1836 until the 6th day of March 1840, has been received and filed, and may be inspected at the office of the Chief Clerk.

৫৩ “Any Creditor or other person interested, who may intend to establish or oppose any claim upon the Estate of the said Insolvent will be heard, having given notice of such intention at the office of the Chief Clerk three clear days before the Hearing.”

Office of Examiner, 21st March, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোত্রহীন করজদারানেরদিগের

পরিজানার্থে আদালত—

জান এডওয়ার্ড চিট্‌হাম এতদ্বারায় ধর সাহেবের বিষয় জিনি বাঞ্ছাল দেওয়া জাইতেছে নফ্যনটুর ১১ পলটনের জে আগডএগরেক এক লেপটেন— মাহার ৪ সনিয়ার তারিখে এই বিষয় পুনরায় সুনানির নিমিত্তে এ। বিভাগ করনাথে নিষ্কারিত হইল এবং এ উক্ত নাতয়ানের জায়দানের মুক্তিয়ারকার সাহেবের এক আদায় এবং এরচের হিসাব ইং সন ১৮৩৬ সালের আগষ্ট মাহার ১৩ তারিখ নাং সন ১৮৪০ সালের মার্চ মাহার ৬ তারিখ দাখিল হইয়াছে তাহা চিফ কলেক্টর সাহেবের আফিসে এজহার করিলে দৃষ্টী হইবেক—

৫৪ “কোন মহাজন কিম্বা তদ্বিষয়ে সঙ্গাধিকারি ব্যক্তি জিনি বাঞ্ছিত হইল এ উক্ত নাতয়ানের কার্য দানের উপর আপত্ত্য করিতে তিনি ঐ সুনানির নিয়মিত দিবসের পূর্বে পূর্ন তিন দিবস থাকিতে চিফ কলেক্টর সাহেবের আফিসে তাহার মানসের সন্ধান দিলে তাহার আপত্ত্য সূনা জাইবেক”

একজামিনর সাহেবের আফিস—

সন ১৮৪০ সাল ২১ মার্চ

মেঃ আলিকজের মুক্তিয়ারকার—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Jacobs, of Dhurrumtollah, in Calcutta, Musical Ware-house-keeper, and now a prisoner for Debt in the Gaol of Calcutta, an Insolvent. On Saturday the 7th day of March, instant, It was Ordered, that the said Insolvent be remanded for further Hearing to the 4th of April next.

Notice whereof is hereby given.

Office of Examiner, 21st March, 1840.

Mr. Stottell, Atty.

কলিকাতার জোত্রহীন করজদারানেরদিগের

পরিজানার্থে আদালত—

নাতয়ান জেমস জেকাব্‌শ বর্তমান মার্চ মাহার ৭ সনিয়ার তারিখে হুজুর কলিকাতার জেলের এক ক রহিলেন কারন যেদী— পুনরায় সুনানির নিমিত্তে আগডো এগরেল মাহার ৪ তারিখে—

উহার ধর এতদ্বারায় দেওয়া জাইতেছে—

একজামিনর সাহেবের আফিস—

সন ১৮৪০ সাল ২১ মার্চ

মেঃ ইকুটেন উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of George Richard Premlagast Beecher, a Lieutenant in the Fourth Regiment of Bengal Infantry, an Insolvent. Notice is hereby given, that Saturday, the 4th day of April next, is appointed for further Hearing in this matter for the purpose of declaring a Dividend: and that an Account in detail of the Receipts and Disbursements of the Assignee in this matter, from the 25th day of January 1837 until the 6th day of March 1840, has been received and filed, and may be inspected at the office of Chief Clerk.

৫৫ “Any Creditor or other person interested, who may intend to establish or oppose any claim upon the Estate of the said Insolvent will be heard, having given notice of such intention at the office of the Chief Clerk three clear days before the Hearing.”

Office of Examiner, 21st March, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোত্রহীন করজদারানেরদিগের

পরিজানার্থে আদালত—

নাতয়ান জর্জ রিচার্ড্‌স এতদ্বারায় ধর সাহেবের বিষয় জিনি বাঞ্ছাল ইনফ্যান্ট্রি জে আগডো এগটুর ৪ পলটনের এক লেপটেন মাহার ৪ সনিয়ার তারিখে এই বিষয় পুনরায় সুনানির নিমিত্তে এবং বিভাগ করনাথে নিষ্কারিত হইল এবং এ উক্ত নাতয়ানের জায়দানের মুক্তিয়ারকার সাহেবের এক আদায় এবং এরচের হিসাব ইং সন ১৮৩৭ সালের জেনেওয়ারি মাহার ২৪ তারিখ নাং সন ১৮৪০ সালের মার্চ মাহার ৬ তারিখ দাখিল হইয়াছে তাহা চিফ কলেক্টর সাহেবের আফিসে এজহার করিলে দৃষ্টী হইবেক—

৫৬ “কোন মহাজন কিম্বা তদ্বিষয়ে সঙ্গাধিকারি ব্যক্তি জিনি বাঞ্ছিত হইল এ উক্ত নাতয়ানের কার্য দানের উপর আপত্ত্য করিতে তিনি ঐ সুনানির নিয়মিত দিবসের পূর্বে পূর্ন তিন দিবস থাকিতে চিফ কলেক্টর সাহেবের আফিসে তাহার মানসের সন্ধান দিলে তাহার আপত্ত্য সূনা জাইবেক”

একজামিনর সাহেবের আফিস—

সন ১৮৪০ সাল ২১ মার্চ

মেঃ আলিকজের মুক্তিয়ারকার—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Francois } On Saturday the 7th
Favier, late a Merchant and } day of March, instant, it
Trader, residing at Chitpore } was adjudged, that the
Road, in Calcutta, and now re- } said Insolvent was entitl-
siding at Serampore, an Insol- } ed to the benefit of the
vent. } Statute 9th Geo. IV. Cap.
73.

Notice whereof is hereby given.

P. O'Hanlon, Examiner.

Office of Examiner, 21st March, 1840.

Mr. Hudson, Atty.

কলিকাতার জোত্রহীন করজদারানের পরি
ত্রাণার্থে আদালত

নাভয়ান ফেরেনকোশ ফেরি বহমান মাঠে
এর সাহেবের বিষয় তিনি সাহেব মাহার ৭ শনি
ক মোদাগর এবং ব্যবসাই বার তারিখে
কলিকাতার চিত্তপুরের রাস্তা এহা তজবিজ হ
নিবাসি এক্ষণে মোঃ জুরামপুরে ইল যে এই উক্ত
বাস করেন নাভয়ান থাও

হইলেন লেভে জাজে ফোঁদে বাদশাহের বাদশাই এর
১ বৎসরের প্রকাশিত আইনের ৭৩ ধারায়

উহার ধর এতদ্বারা দেওয়া জাইতেছে

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আফিস

সন ১৮৪০ সাল ২১ মার্চ

মেঃ হডসন উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Richard Ed- } On Saturday the 7th
wards, of Grasten's Lane, in } day of March, instant, it
Calcutta, late Commander of } was adjudged, that the
the Barque Anna Maria, an } said Insolvent was entitl-
Insolvent, } ed to the benefit of the
Statute 9th Geo. IV. Cap. 73.

Notice whereof is hereby given.

P. O'Hanlon, Examiner.

Office of Examiner, 21st March, 1840.

Mr. Martindell, Atty.

কলিকাতার জোত্রহীন করজদারানের পরি
ত্রাণার্থে আদালত

নাভয়ান রিচাড এডওয়ার্ড বহমান মাঠে
সাহেবের বিষয় তিনি কলিকাতা মাহার ৭ শনি
তার গেরাটিনের গলি নিবাসি তারিখে এহা ত
সি ব্যাকি আনা মারিয়র কা জরিজ হইল জে
পতান এই উক্ত নাভয়ান

থোও হইলেন লেভে জাজে ফোঁদে বাদশাহের বাদ
শাই এর ১ বৎসরের প্রকাশিত আইনের ৭৩ ধা
রায়

উহার ধর এতদ্বারা দেওয়া জাইতেছে

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আফিস

সন ১৮৪০ সাল ২১ মার্চ

মেঃ মারটেগেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that

John Brightman Vandenberg, of Calcutta, an Assistant in
the East India Company's Dispensary,

Now a Prisoner in the Gaol of Calcutta, hath filed his
Petition, praying for Relief under the Provisions of the
Statute 9th Geo. IV. Cap. 73. entitled "an Act to pro-
vide for the Relief of Insolvent Debtors in the East Indies,

Rec.;" and the said John Brightman Vandenberg hath exe-
cuted an Assignment to the Common Assignee of the said
Court in Trust for the benefit of the Creditors of the said
John Brightman Vandenberg, of all the real and personal
Estate and Effects which he now hath, or is entitled to, or
which may come to, or be acquired by him, before the
Court shall have made its final order in the matter of the
said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 24th March, 1840.

Mr. Hudson, Atty.

কলিকাতার জোত্রহীন করজদারানের পরি
ত্রাণার্থে আদালত

সমাচার দেওয়া জাইতেছে যে

জান দুইটম্যান বেগুনবগ কলিকাতার কো
ম্যান্ডির ডিসপেনসারিতে এক এগোসটাট

সম্প্রতি তিনি কলিকাতার জেনে কয়েদ আছেন
এবং তাহার আরজী দাখিল করিয়াছেন এই
প্রাধিকার জে চতুর্থে জাজে বাদশাহের বাদশাই এর
নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা জাহা
র নাম হিন্দুস্থানের অক্ষম করজদারানের পরিত্রাণ
থো আইন তাহার নিখিত আত্মা তাহার সম্বন্ধে
আমলে আইনে এবং এই উক্ত জান দুইটম্যান বেন
গুনবগ উক্ত আদালতের সাধারণ মোক্তারকারের
বিকট তাহার মহাজনগণের উপকারার্থে তাবত
হার ও অহার বিশর জাহা এক্ষণে তাহার
আছে কিম্বা জাহা উক্ত আরজীর বিশরে উক্ত আ
দালত হইতে শেব হজম হইবার পূর্বে তাহার
হস্তে আইনে কিম্বা উপাঞ্জন করেন এই সকলের
এক মোক্তার নামা দিবিয়া দিয়াছেন

P. O'Hanlon, Examiner

একজামিনর সাহেবের আফিস

সন ১৮৪০ সাল ২৪ মার্চ

মেঃ হডসন উকিল

STATEMENT of Salt in Store at the several Bengal
Agencies and the Sulkea Golahs, on the 25th February
1840, as per Reports furnished to the Board.

Hidgellee.

Kalleenuggur South,	1245,	4,57,941	0	0
Ditto North,	1236,	459	15	0
Ditto ditto,	1239,	260	20	0
Ditto ditto,	1244,	4,004	12	14
Nandrey,	1238,	4,503	0	0
Ditto,	1241,	79	15	0
Ditto,	1242,	41	0	0
Ditto,	1245,	21,230	0	0

Tumlook.

Narrainpore,	1245,	2,78,879	32	8
Ditto Seized,	"	17	5	10

24-Pergunnahs.

Dhossah Deasee Gotcha, ...	1243, *	1,816	3	0
Barboony,	1240,	26	0	0
Ditto,	1241,	119	0	0
Ditto Gotcha,	"	494	35	0
Ditto Gotcha,	1242, *	4,793	13	0
Ditto,	1243,	18	0	0
Ditto Gotcha,	"	2,467	20	8
Ditto,	1244,	2,35,268	21	0
Ditto,	1245, *	89,404	20	0
Narrainpore,	1243,	500	0	0
Ditto,	1244,	9	0	0
Ditto,	1245,	15	17	0
Monohurgunge,	1241,	70	0	0
Ditto,	1243,	5	0	0
Ditto,	1244,	4	0	0
Ditto,	1245, *	11,658	30	0
Baugundee,	1246, *	32,496	0	0

* Not saleable.

Bhootgoah.								
Sundee, confiscated, 1838-39, *	10	0	0	Rock Merchantable, 1836-37, *		0	32	4
Hatieeah, 1241, * ...	81	35	4	Ditto Ditto, "		0	24	0
Sagurdeo, confiscated, 1838-39, *	4	0	0	Ditto Ditto, "		5,861	0	0
Duckinsabazepore, con- fiscated, "	30	0	0	Seized Salt, Pungah, 1839-40, *		498	36	4
Dunneeah Munneeah, 1241, * ...	235	10	0	Coast Salt, "		1	37	8
Ditto ditto, 1242, * ...	79	20	0	Bombay, "		1	12	0
Chittagong.				Rock Salt, Inferior, "		2	8	0
Bhogwanpore and Southern				Rock Merchantable, "		2	37	0
Golah, confiscated, 1837-40, *	16	37	0	Cuttack Pungah Salt, 1241,		392	20	4
Jondceah, confiscated, 1837-40, *	168	29	8	Ditto, 1242,		5,776	33	12
Barchur, confiscated, 1837-40, *	5	39	4	Ditto, 1243,		2,00,953	0	0
Ditto, 1242,	0	5	0	Ditto, 1244,		1,85,393	0	0
Ditto, 1241,	0	6	4	Ditto, 1245, *		96,594	0	0
Arracan, 1836-37,	877	4	1	Khordah Ditto, 1241,		17	15	12
Ditto, 1837-38, ...	3,486	9	15	Ditto Ditto, 1242,		3,712	17	0
Ditto, 1838-39, ...	1,08,920	1	5	Ditto Ditto, 1243,		1,22,592	0	0
Ditto, 1839-40, *	17,173	8	4	Ditto Ditto, 1244, *		1,57,153	0	0
Ditto, confiscated, ... 1837-40, *	80	23	1	Ditto Ditto, 1245, *		52,210	0	0
Sulkea Golah.				Balasore Ditto, 1240,		17	10	4
Madras Permit Salt, 1834-35, ...	3,20,911	35	4	Ditto Ditto, 1242,		2,540	17	8
Ditto Burnt, "	1,416	30	0	Ditto Ditto, 1243,		11,715	10	0
Madras Permit, 1835-36, *	50,190	20	4	Ditto Ditto, 1244, *		2,06,417	0	0
Ditto Burnt, "	501	12	12	Ditto Ditto, 1245, *		2,00,782	25	0
Madras Permit, 1836-37, *	5,34,100	6	4	Ditto Ditto, 1246, *		26,550	0	0
Narrainpore, 1837-38, *	484	26	8	Published for general information, by order of the Board of Customs, Salt and Opium, the 17th March, 1840.				
				H. TORRENS, Secretary.				
				* Not saleable.				

বাক্সের হরেক জেলায় ও সালিখার গোলায় যে নমক সন ১৮৪০ সালের ২২ ফিল্ডয়ারি
তারিখে মৌজুদ থাকে তাহার তলশীলে লেখা জাইতেছে—

জেলা হিজলী—			
ষাট দক্ষিণ কালিমগর	...	১২৪৫	... ৪৫৭৩৪১/
উত্তর এ	...	১২৩৬	... ৪৫৯৮৫
এ	...	১২৩২	... ২৬০/
এ	...	১২৪৪	... ৪৬৬৪২৮২/
মাকরি	...	১২৪১	... ৪৫০৫/
		১২৪২	... ৭২/৫
		১২৪৫	... ৪১/
			... ২১২৩০/
জেলা ডমলু—			
নারায়নপুর	...	১২৪৫	... ২৭৮৮৭২৮/
জোকি	...	এ	... ১৭/৫৮৮/
জেলা ২৪ পরগনা—			
ধন্য বেসি গাছ	...	১২৪৩	... ১৩১৬/৩
বাহারবুনি	...	১২৪০	... ২৬/
		১২৪১	... ১১২/
এ গাছা	...	এ	... ৪৯৪৮৫
		১২৪২	... ৪৭৯৩৮৩
		১২৪৩	... ১৮/
গাছা	...	এ	... ৭৪৬৮৮ ৥
		১২৪৪	... ২৩৫২৬৮ ৥
		১২৪৫	... ৮৯৪৮৮ ৥
নারায়নপুর	...	১২৪৩	... ৫০০/
		১২৪৪	... ২/৬
		১২৪৬	... ৭৮/৭
মোনহরগঞ্জ	...	১২৪১	... ৭০/
		১২৪২	... ৫/
		১২৪৪	... ৪/৮ ৥

বিক্রেতার লোগো নাই—

বাগুড়ী	...	১২৪৫	...	১১২৫৮৮০
	...	১২৪৫	...	২২৪৮৮/
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জেলা তুলুয়া				
সদাপ ক্রোড়ী	...	১৮৩৮১৩২	...	১০/
হেভে	...	১২৪৩	...	৮১৫১
সাপরদি ক্রোড়ী	...	১৮৩৮১৩২	...	৪/
মক্কীন সাহাবাপুর ক্রোড়ী	...	ঐ	...	৩০/
ধানমেন	...	১২৪১	...	২৩৫।০
	...	১২৪২	...	৭২।০
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জেলা চট্টগ্রাম				
ভগবানপুর দক্ষিণ গোলা ক্রোড়ী	...	১৮৩৭ নং ১৮৪০ সাল	...	১৬৫৭
তুলুয়া ক্রোড়ী	...	ঐ	...	১৬৮১১১১
বাহিরচর ঐ	...	ঐ	...	৫৫১।
ঐ	...	১২৪২	...	৮৫
	...	১২৪১	...	৮৬।
আরাংকা	...	১৮৩৬১৩৭	...	৮৭৭/৪/
	...	১৮৩৭১৩৮	...	৩৪৮৬/৯৫/১০
	...	১৮৩৮১৩৯	...	১৯৩২২.০৪/
	...	১৮৩৯১৪০	...	১৭১৭৩১।
ক্রোড়ী	...	১৮৩৭ নং ৪০	...	৮.১১৩/
<hr/>				
সালিখা গোলা				
মাদারীজ করকট	...	১৮৩৪১৩৫	...	৩২.১১১৫।
পোড়া	...	ঐ	...	১৪১৬৫
ঐ	...	১৮৩৫১৩৬	...	৫.১২০।।
পোড়া	...	ঐ	...	৫.১১২৫
ঐ	...	১৮৩৬১৩৭	...	৫৩৪১০.৮।
নাটায়নপুর	...	১৮৩৭১৩৮	...	৪৮৪.১১।
নৈকর মরচেটেবিল	...	ঐ	...	৫২।
	...	ঐ	...	১৪
	...	ঐ	...	৫৮৬১/
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সালিখা গোলা				
কোড়ি পাড়া	...	১৮৩৯১৪০	...	৪৯৮৫৬।
কোড়ি নমক	...	ঐ	...	১৫৭।।
বোয়াই	...	ঐ	...	১১২
রেক্স ইনফেরিয়া	...	ঐ	...	২/৮
ঐ মরচেটেবিল	...	ঐ	...	২৫৭
কটক পাড়া	...	১২৪১	...	৩৩২.১।
	...	১২৪২	...	৫৭৭৬৫৩৫
	...	১২৪৩	...	২.০২৫৩/
	...	১২৪৪	...	১৮৫৩১৩/
	...	১২৪৫	...	৯৬৫২৪/
খোরহা পাড়া	...	১২৪১	...	১৭১৫৫
	...	১২৪২	...	৩৭১২৭
	...	১২৪৩	...	১২২৫১/
	...	১২৪৪	...	১৫৭১৫৩/
	...	১২৪৫	...	৫২২১০/
বালেশ্বর পাড়া	...	১২৪০	...	১৭৫৬।
	...	১২৪২	...	১৬৫.৫৭।।

১২৪৩	...	১১৭১০।০
১২৪৪	...	২০৬৪১৭/
১২৪৫	...	২০০৭৮২।।৫
১২৪৪	...	২৬৫৫০/

সব সাধারণের সুগোচরার্থে প্রকাশ করা যাইতেছে—
বিমোজিব হুসৈন সাহেবান আলিসান বোর্ডে পরমিট নেমক ও আফিম ইতি সন ১৮৪০ সাল
তারিখ ১৭ মার্চ—

H. TORRENS, Secretary.

NOTICE is hereby given, that the undermentioned quantity of Bombay Kurkutch Salt is for Sale at the rate specified below. Purchasers to satisfy themselves as to the quality of the Salt in question by personal inspection of the Musters at the Government Golahs at Sulkea, and the Rowannah first presented there to be entitled to the first delivery.

DESCRIPTION OF SALT.

Agency.	Ghaut.	Year of Manufacture.	Quantity.	Price.
Bombay Kurkutch.	Sulkea Golahs.	Importation of 1839-40.	Mds. 6,282	For 100 Maunds Co.'s Rs. 896.

By Order of the Board of Customs, Salt and Opium, the 23d March 1840.

H. TORRENS, Secretary.

এন্তেহার দেওয়া যাইতেছে যে নিচের লিখিত বোয়াই করকচ নেমক পশ্চাদুক্ত নিরিখ দরে বিক্র
যাওঁ প্রস্তুত আছে এরিদারাগের উচিত যে এই নেমকের রকম মো- সালিখার সরকারী গোলায় নমুনা
দুটো খাতির জমা মত বুঝিয়া গ্রহণ করেন আর যে ব্যক্তি মোকাম মজদুরে আর্থমে রওয়ানা দাখিল
করিলেক সেই ব্যক্তি পাহীলা ওজন পাইবার যোগ্য হইবেক—

নেমকের বেওরা—

এন্তেহারী অর্থাৎ জেলার নাম।	ঘাটের নাম।	কোন সনের পোক্তান।	মওয়াজী নেমক।	নিরিখ দর।
বোয়াই করকচ নেমক	সালিখার গোলা।	আমদানী সন { ১৮৩৯।৪০ সাল}	৩।৮২ মোন ...	কিশত মোন (কাটাকা ৩৯৬

বিমোজিব হুসৈন সাহেবান আলিসান বোর্ডে পরমিট নেমক ও আফিম ইতি সন ১৮৪০ সাল
তারিখ ২৩ মার্চ—

H. TORRENS, Secretary.

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office of Zillah
Dinagore, on Tuesday, the 7th Proximo, or 26th Chait 1246.

Name of Mohal to be sold and of the Pargunnah in which it is situated and No. of Lot in the Collector's Sale Statements.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue for Kist January 1840, including Interest up to 29th Feby.	REMARKS.
M. Roonwurpore, &c. P. Sal- baree, No. of Lot 20,	Hurial Tagore,	7211 2 9½	1346 2 0	
M. Kalmegha, &c. P. Do. No. 21,	Ditto,	7581 8 1½	1554 6 0	
M. Kuseha, &c. P. Do. No. 22, M. Rughoonathpore, P. Behi- reegur, No. 99,	Ditto,	8159 4 6½	1550 5 7½	
M. Horechurpore, &c. P. Sun- tose, No. 171,	Kanaachall Tagore,	8456 2 2	981 11 7½	
M. Baniapara, &c. P. Suntose, No. 172,	Luletmohan Tagore,	8373 12 9½	611 13 0	
M. Rushidpore, &c. P. Gilah- baree, No. 174,	Ditto,	8502 8 6½	1500 12 2	
	Ditto,	9244 1 6½	614 14 3	

Dinagore, Collector's Office, 6th March, 1840.

R. C. HALKETT, Act. Collector.

NOTICE of Public Sale for Arrears of Revenue, &c, unless intermediately liquidated, at the Collector's Office of Zillah Mymensing, on the 22d April 1840, or 10th Bysack 1247 B. S. Tuesday.

Names of Mehals to be sold, and of the Pergunnah in which they are situated, and Number of the Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of January 1840.	REMARKS.
No. 1. Pergh. Alapsing Ha. 1 A. 6 G. 2 C. 2 Kt. Sham-lishore Acharj.	Remola Dibba Chowdrine, &c.,	5093 7 2	465 6 7	{ This Mehali is under Butwarrah.
No. 2. Ph. do Ha. 1 A. 6 G. 2 C. 2 Kt.	Mulinder Narain Acharj. &c.,	5086 6 8	32 5 8	
No. 4. Ph. do Ha. 4 Annas, Gorkishore Acharj.	Bhowanykishore Acharj.	15016 12 1	1622 7 5	
No. 5. Ph. Attyn Ha. 8 Annas.	{ Rowshan Khatoon Chowdrine, &c. }	21533 3 5	1864 8 5	
No. 6. Ph. do Ha. 5 A. 1 G. 1 C. 1 Kt.	Shamsherunissa Khanum, &c.,	18289 5 2	1948 14 4	
No. 11. Ph. Barbazoo Ha. 7 Annas.	Bebun Behee, &c.,	9853 1 7	1136 0 4	
No. 24. Ph. Cogmatree Ha. 5 Annas.	Dyanoshee Chowdrine,	8586 0 5	421 11 6	
No. 26. Tuppeh Kourckhyr Abraham Khan, &c.	Bhowanykishore Acharj.	16910 15 2	1603 7 8	
No. 29. Ph. Hosoushahi and Joor Hosonpore.	Edmund Kent Hume, Esq. &c.,	45457 14 6	5034 6 3	
No. 32. Ph. Mymensing Ha. 4 Annas.	Sunbhoohunder Chowdry, &c.	29653 15 8	3835 4 11	{ This Mehali is under Butwarrah.
No. 33. Ph. do Ha. 4 Annas.	Taranikunth Lahory, &c.	32415 9 11	4300 11 6	
No. 34. Ph. do Ha. 4 Annas.	Narainee Dibba, &c.	32443 3 4	4196 3 5	{ This Mehali is under Butwarrah.
No. 44. Ph. Nussorojeal Ha. 4 As. 10 Gds. including illegally separated Talooks.	{ Joy Jugutehunder Chowdry, &c. }	7194 1 1	811 1 11	
No. 62. Ph. Pookhera. Entire Estate.	Rancee Bhoobun Mohee Dibba, &c.	75245 6 0	14494 7 2	{ This Mehali is under Butwarrah.
No. 69. Ph. Soosung Ha. 14 Annas.	Rajah Bishonath Sing, &c., ...	18889 5 4	2370 2 1	

These Lands produce Paddy, Sugar Cane, Indigo, &c. &c.

H. ATHERTON, *Ag. Collector.*

Mymensing, Collector's Office, the 6th March, 1840.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom on the 13th April 1840, corresponding with 2d Bysack 1247 B. S.

Name of Mehali to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty for the Kist of Jan'y. 1840.	Remarks.
No. 19. Kismat Lot Indoss, Pergunnah Kootulpore,	Gopallall Tagoor,	5,705 1 10	1,747 15 11	{ This Land produces Paddy, Sugar Cane, &c.

S. BOWRING, *Acting Collr.*

Zillah Beerbhoom, Collector's Office, the 9th March, 1840.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 15th day of April 1840 next, corresponding with 4th Bysack 1247 B. S.

Name of Mehali to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Pergh Chingooterah. No. 2 ...	Gopaulaul Takeor,	20829 6 0	3481 0 0	{ Indigo, Jato Tree, Sugar, and all kinds of Grain are produced on these Mehals.
Do. Noornuggur, No. 9.	Gopaulaul Takeor,	6572 5 5½	1226 9 4	
Total Co's Rupees			4707 9 4	

Zillah Jessore, Collector's Office, the 11th March, 1840.

C. B. TREVOR, *Offg. Collector.*

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 15th day of April 1840 next, corresponding with 4th Bysack 1247.

Name of Mohal to be Sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Ph. Cheerooleea Mulhoodea, } No. 1.	Collypersun Mookerjee,	17919 3 1	1059 14 0	Indigo, Date Tree, Sugar, and all kinds of Grain are produced on these Mohals.
Do. Essufpoor, Amceoralad, } No. 2.	Issurchunder Nundee,	14994 15 11	3046 11 5	
Do. Essufpoor, No. 4.	Woodychand Uddy, &c.	6857 2 10	1452 6 1	
At Ph. Mahomedshy, 6 As. } 8 Gs. No. 3.	Tarneychurn Banoorjee, &c.	47570 12 0	2159 4 7	
Do do 3 As. 4 Gs. No. 6.	Ditto,	34149 1 2	5435 14 9	
Turff Mawool, Ph. Nuldee, } No. 7.	Bunnaolly Bose and others, ...	11383 0 5	1484 8 7	
Pergh. Nuldee, &c. No. 8. ...	Sreenarain Sing,	71221 11 7 1/2	12079 7 5	
Do Ramechunderpoor, No. 10.	Collynath Roy and others, ...	18454 2 4	5445 15 0	
Turff Russolpoor, Ph. Essuf- } poor, No. 11.	Poolinbaharee Sein, &c.	29492 8 3	4812 10 10	
Do Roopaputh, Do. Nuldee, } No. 12.	Ramrutton Roy, &c.	10031 4 4	320 7 11	
At Ph. Syedpoor, No. 13. ...	Rajah Burdakanth Roy,	46182 2 8	11071 2 5	
Total Co.'s. Rupees,			48368 8 0	

Zillah Jessore, Collector's Office, the 11th March, 1840.

C. B. TREVOR, Offg. Collector.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL IN EQUITY.

PURSUANT to an Order made on the 17th day of February 1836. in a Cause in which EDMUND KENT Hume is complainant and JOHANNES STRICKEN the elder and others are defendants.—Notice is hereby given, that on Wednesday, the 15th April next, at 12 o'Clock at noon, at the Office of the Receiver of the Supreme Court, the following ZEMINDARIES, &c. belonging to the Estate of MARY HUME deceased, will be exposed for lease to the best advantage.

Names of the Property.	Description.	Zillah.	Mrs. Hume's Share.
Jessenshoy, (besides the Churs, Villages, &c., taken } possession of by Government, under Regulation 2d.) }	Zemindary,	Mymensing,	As. Gs. Cowries. 8 0 0
Jessenpore,	Ditto,	Ditto,	Do.
Kaja Kapril,	Talook,	Ditto,	Do.
Kauditpore,	Ditto,	Ditto,	Do.
Atranpaul,	Ditto,	Ditto,	Do.
Bijaram Boder,	Ditto,	Ditto,	Do.
Nayan Shah,	Ditto,	Ditto,	Do.
Dacca Shawbazzpore, (besides the Churs, Villages, &c., } taken possession of by Government, under Regula- } tion 2a.)	Zemindary,	Noakhally,	4 6 2
Chur Hickey Abjulpookera,	Ditto,	Ditto,	Do. do. do.
Kaja Kapril,	Talook,	Ditto,	Do. do. do.
Bullabo, &c.	Ditto,	Dacca,	5 6 5
Roopgunge and others attached to it,	Ditto,	Ditto,	Do. do. do.
Nababjager,	Ditto,	Ditto,	Do. do. do.
Daugale Chaucha,	Ditto,	Ditto,	8 Annas,
Kulpar Israharry,	Ditto,	Ditto,	Ditto.
Mejimpore,	Ditto,	Ditto,	Ditto.

Nos.	Description and situation of Grounds and Houses, all situate in Dacca.	Ground Measured.			Mrs. Hume's Share.
		Bs.	Cs.	Chs.	
1	An Upper-roomed House in Pattoontoley, ...	1	12	0	Whole.
2	A House in Armanitoiah, ...	0	15	$\frac{1}{2}$	Whole.
3	A piece of Ground in Ditto, ...	2 $\frac{1}{2}$	0	0	Half.
4	A Ditto of Ditto, with a Carriage House. (Saumgatty Shain's and Rameounye Moonshie's Dwelling House upon it,) in Ditto, ...	0	13	0	Whole.
5	A Garden in Ditto, ...	2	4	0	Whole.
6	An Upper-roomed House, with a Stable and Garden in Ditto, ...	1	15	$\frac{1}{2}$	Whole.
7	A House, with a piece of Ground in Ditto, ...	0	5	$\frac{1}{2}$	Half.
8	A Stable in Mahutoley, ...	0	1	$\frac{1}{2}$	Half.
9	An Upper-roomed House in Ditto, ...	0	3	$\frac{1}{2}$	Half.
10	A Ditto ditto ditto, in ditto, ...	0	3	$\frac{1}{2}$	Whole.
11	A Bathing Room in Ditto, ...	1	$\frac{1}{2}$	0	Whole.
12	A House in Ditto, ...	0	3	$\frac{1}{2}$	Whole.
13	A piece of Ground in Ditto, ...	1	3	$\frac{1}{2}$	Whole.
14	A small Garden surrounded by Wall, in Ditto, ...	0	13	$\frac{1}{2}$	Whole.
15	A Garden, Ditto by Ditto, in Bungee Bazar, ...	0	10	$\frac{1}{2}$	Whole.
16	A piece of Ground with a House, in Ditto, ...	0	19	0	Whole.
17	A Ditto of Ditto in Mahutoley, ...	0	8	$\frac{1}{2}$	Whole.
18	A Ditto of Ditto, surrounded by a Wall, in Bungee Bazar, ...	0	2	$\frac{1}{2}$	Whole.
19	A Ditto of Ditto, in Ditto, ...	0	10	$\frac{1}{2}$	Whole.
20	A House with a piece of Ground, in Murashur Gully, ...	1	0	0	Half.
21	An Upper-roomed House at Mother Jaudah, ...	0	0	$\frac{1}{2}$	Whole.
22	A Ditto ditto in Foobberam, ...	1	16	0	Half.
23	A piece of Ground in Dewan Bazar, ...	0	16	$\frac{1}{2}$	Half.
24	A large Garden and House in Sijatpore, ...	10	1	$\frac{1}{2}$	Half.
25	A piece of Ground in Soojutpore, ...	4	5	$\frac{1}{2}$	Half.
26	The Upper Apartments of a House at Sewaree Ghaut, ...	0	1	$\frac{1}{2}$	Whole.
27	A piece of Ground at Poomeress, ...	0	5	$\frac{1}{2}$	Half.
28	An Old House in Jooranorah, ...	0	3	$\frac{1}{2}$	Half.
29	A piece of Ground in French Gunge or Churnortolah, ...	0	4	$\frac{1}{2}$	Half.
30	A Ditto of Ditto in Mahutoley, ...	0	4	$\frac{1}{2}$	Whole.
31	An old House in Ditto, ...	1	3	$\frac{1}{2}$	Half.

For further particulars apply at the Receiver's Office, Supreme Court.

Receiver's Office, Court House, 14th March, 1840.

NOTICE—Sundry Effects belonging to the Estate of Mr. T. C. T. Reive, who died in this District, whilst proceeding to Assam, are under the Seal of this Court, and will be delivered over to any one duly authorized to receive the same.

W. ONSLOW, *Officiating Judge.*
Zillah Rungpoor, the 11th March, 1840.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,
JOHN McQUEEN,
Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839. }

ADVERTISEMENT

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract

with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,

Secy. to Government Genl. Dept.
Council Chamber, the 1th August, 1832."



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MARCH 25, 1840.

FORT WILLIAM. LEGISLATIVE DEPARTMENT, THE 23D MARCH, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 23rd March 1840.

ACT No. — of 1840.

An Act for the amendment of the Law regarding Factors, by extending to the territories of the East India Company, in cases governed by English law, the provisions of the Statute 4 Geo. 4 Ch. 83 as altered and amended by the Statute 6 Geo. IV. Ch. 91.

It is hereby enacted, that the Statute of the 4 Geo. IV. Cap. 83 as altered and amended by the Statute of 6 Geo. IV. Ch. 94, shall be extended to the territories of the East India Company; provided always that this Act shall not be construed to affect any case which would not have been governed by the Law of England before the passing of the aforesaid Statutes if this Act had not passed; or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

The Statutes hereby extended to the Territories of the East India Company are as follows.

4 GEO. 4. CAP. 83.

An Act for the better protection of the property of Merchants and others, who may hereafter enter into contracts or agreements in relation to Goods, Wares, or Merchandizes, intrusted to Factors or Agents. (18th July, 1823.)

"Whereas it has been found that the Law, as it now stands, relating to Goods shipped in the names of persons who are not the actual Proprietors thereof, and to the deposit or pledge of Goods, affords great facility to fraud, produces frequent litigation, and proves, in its effects, highly injurious to the interests of Commerce in general;" Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, that from and after the passing of this

Persons, in whose names Goods shall be shipped, shall be deemed the Owners, so as to entitle Consignees to a lien thereon as herein mentioned.

Act, any person or persons intrusted, for the purpose of sale, with any Goods, Wares, or Merchandize, and by whom such Goods, Wares, or Merchandize shall be shipped, in his, her or their own name or names, or in whose name or names any Goods, Wares, or Merchandize shall be shipped by other person or persons, shall be deemed and taken to be the true Owner or Owners thereof, so far as to entitle the Consignee or Consignees of such Goods, Wares, and Merchandize to a lien thereon, in respect of any money or negotiable security or securities advanced or given by such Consignee or Consignees to or for the use of the person or persons in whose name or names such Goods, Wares, or Merchandize shall be shipped, or in respect of any money or negotiable security or securities received by him, her or them to the use of such

Consignee or Consignees, in the like manner to all intent and purposes as if such person or persons was or were the true owner or owners of such Goods, Wares and Merchandize; provided such Consignee or Consignees shall not have notice, by the Bill of Lading for the delivery of such Goods, Wares or Merchandize or otherwise, at or before the date of any advance of such money or negotiable security, or of such receipt of money or negotiable security in respect of which such lien is claimed, that such person or persons so shipping in his, her or their own name or names, or in whose name or names any Goods, Wares or Merchandize shall be shipped by any person or persons, is or are not the actual and bona fide owner or Owners, Proprietor or Proprietors of such Goods, Wares and Merchandize so shipped as aforesaid, any law, usage or custom to the contrary thereof in any wise notwithstanding; Provided also, that the person or persons in whose name or names any such Goods, Wares or Merchandize are so shipped as aforesaid, shall be taken for the purposes of this Act to have been intrusted therewith, unless the contrary thereof shall appear or be shown in evidence by any person disputing such fact.

Any person may take Goods or Bill of Lading in deposit from Consignee but shall not acquire any further right than Consignee possessed.

II. And be it further enacted, that it shall be lawful to and for any person or persons, body or bodies, politic or corporate, to accept and take any Goods, Wares or Merchandize, or the Bill or Bills of Lading for the delivery thereof, in deposit or pledge from any Consignee or Consignees thereof; but then and in that case such person or persons body or bodies, politic or corporate shall acquire no further or other right, title or interest, in or upon or to the said Goods, Wares or Merchandize, or any Bill of Lading for the delivery thereof than was possessed, or could or might have been enforced by the said Consignee or Consignees at the time of such deposit or pledge as a security as aforesaid: but such person or persons, body or bodies, politic or corporate, shall and may acquire, possess and enforce such right, title, or interest, as was possessed and might have been enforced, by such Consignee or Consignees at the time of such deposit or pledge as aforesaid, any rule of law, usage or custom to the contrary notwithstanding.

Right of Owner to follow his Goods while in the hands of his Agent or of his Assignees in case of Bankruptcy, or to recover them from Assignees, &c. upon paying his advances secured upon them, &c.

III. Provided always, that nothing herein contained shall be deemed, construed, or taken to deprive or prevent the true owner or owners, proprietor or proprietors of such Goods, Wares or Merchandize, from demanding and recovering the same from his, her, or their Factor or Factors, Agent or Agents, before the same shall have been so deposited or pledged or from the Assignee or Assignees of such Factor or

that nothing herein contained shall be deemed, construed, or taken to deprive or prevent the true owner or owners, proprietor or proprietors of such Goods, Wares or Merchandize, from demanding and recovering the same from his, her, or their Factor or Factors, Agent or Agents, before the same shall have been so deposited or pledged or from the Assignee or Assignees of such Factor or

Factors, Agent or Agents, in the event of his, her, or their Bankruptcy; nor to prevent any such owner or owners, proprietor or proprietors, from demanding or recovering of, and from any person or persons, or of or from the Assignees of any person or persons in case of his or her Bankruptcy, or of or from any body or bodies, politic or corporate, such Goods, Wares, or Merchandize so consigned, deposited, or pledged, upon repayment of the money or on restoration of the negotiable security or securities, or on payment of a sum of money equal to the amount of such security or securities, for which money or negotiable security or securities such person or persons, his, her, or their Assignee or Assignees, or such body or bodies, politic or corporate, may be entitled to any lien upon such Goods, Wares, or Merchandize, nor to prevent the said owner or owners, proprietor or proprietors, from recovering of and from such person or persons, body or bodies, politic or corporate, any balance or sum of money remaining in his, her, or their hands, as the produce of the sale of such Goods, Wares, or Merchandize, after deducting thereout the amount of the money or negotiable security or securities so advanced or given upon the security thereof as aforesaid. Provided always, that in case of the Bankruptcy of such Factor or Agent, the owner of the Goods so pledged and redeemed as aforesaid, shall be held to have discharged *pro tanto* the debt due by him to the Bankrupt's estate.

Proviso as to Bankruptcy of Factor.

6TH GEO. IV. CAP. 94.

An Act to alter and amend an Act for the better protection of the Property of Merchants and others, who may hereafter enter into Contracts or Agreements in relation to Goods, Wares, or Merchandize entrusted to Factors or Agents.

Whereas an Act passed in the fourth year of the Reign of His present Majesty, intituled *an Act for the better protection of the Property of Merchants and others, who may hereafter enter into contracts or agreements in relation to Goods, Wares, or Merchandize entrusted to Factors or Agents*: And whereas it is expedient to alter and amend the said Act, and to make further Provisions in relation to such contracts or agreements, or hereinafter provided: Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, that from and after the passing of this Act,

Factors or Agents having Goods in Merchandize in their possession, shall be deemed to be true Owners, so as to give validity to Contracts with persons dealing bona fide upon the Faith of such property.

any person or persons intrusted for the purpose of consignment or of sale, with any Goods, Wares, or Merchandize, and who shall have shipped such Goods, Wares, or Merchandize in his, her, or their own name or names, and any person or persons in whose name or names any Goods, Wares, or Merchandize shall be shipped by any other person or persons, shall be deemed and taken to be the true owner or owners thereof, so far as to entitle the consignee or consignees of such Goods, Wares, and Merchandize to a lien thereon, in respect of any money or negotiable security or securities advanced or given by such consignee or consignees to or for the use of the person or persons in whose name or names such Goods, Wares, or Merchandize shall be shipped, or in respect of any money or negotiable security or securities received by him, her, or them, to the use of such consignee or consignees in the like manner to all intents and purposes as if such person or persons was or were the true owner or owners of such Goods, Wares, and Merchandize, provided such consignee or consignees shall not have noticed by the Bill of Lading for the delivery of such Goods, Wares or Merchandize, or otherwise, at or before the time of any advance of such money or negotiable security, or of such receipt of money or negotiable security in respect of which such lien is claimed, that such person or persons so shipping in his, her, or their own name or names, or in whose name or names any Goods, Wares, or Merchandize shall be shipped by any person or persons, is or are not the actual and *bona fide* owner or owners, proprietor or proprietors of such Goods, Wares, and Merchandize so shipped as aforesaid, any law, usage, or custom to the contrary thereof in any wise notwithstanding: provided also,

that the person or persons in whose name or names any such Goods, Wares, or Merchandize are so shipped as aforesaid, shall be taken, for the purpose of this Act, to have been intrusted therewith for the purpose of consignment or of sale, unless the contrary thereof shall be made to appear by bill of discovery or otherwise, or be made to appear, or be shown in evidence by any person disputing such fact.

II. And be it further enacted, that from and after the First day of October one thousand eight hundred and twenty-six,

any person or persons intrusted with and in possession of any Bill of Lading, *India* Warrant, Dock Warrant, Warehouse Keeper's Certificate, Wharfinger's Certificate, Warrant or Order for delivery of Goods, shall be deemed and taken to be the true owner or owners of the Goods, Wares, and merchandize described and mentioned in the said several documents hereinbefore stated respectively, or either of them, so far as to give validity to any contract or agreement thereafter to be made or entered into by such person or persons so intrusted and in possession as aforesaid, with any person or persons, body or bodies, politic or corporate, for the sale or disposition of the said Goods, Wares, and Merchandize, or any part thereof, or for the deposit or pledge thereof, or any part thereof, as a security for any money or negotiable instrument or instruments advanced or given by such person or persons, body or bodies, politic or corporate, upon the faith of such several documents or either of them: provided such person or persons, body or bodies, politic or corporate, shall not have notice by such documents or either of them, or otherwise, that such person or persons so intrusted as aforesaid is or are not the actual and *bona fide* owner or owners, proprietor or proprietors of such Goods, Wares or Merchandize so sold or deposited or pledged as aforesaid; any law, usage, or custom to the contrary thereof in anywise notwithstanding.

No person to acquire a security upon Goods in the hands of an Agent for an antecedent debt, beyond the amount of the Agent's interest in the Goods.

III. Provided always, and be it further enacted, that in case any person or persons, body or bodies, politic or corporate, shall, after the passing of this Act, accept and take any such Goods, Wares, or Merchandize in deposit or pledge from any such person or persons so in possession and intrusted as aforesaid, without notice as aforesaid, as a security for any debt or demand due and owing from such person or persons so intrusted and in possession as aforesaid, to such person or persons, body or bodies, politic or corporate, before the time of such deposit or pledge, then and in that case such person or persons, body or bodies, politic or corporate, so accepting or taking such Goods, Wares, or Merchandize in deposit or pledge, shall acquire no further or other right, title or interest in or upon or to the said Goods, Wares, or Merchandize, or any such document as aforesaid than was possessed, or could or might have been enforced by the said person or persons so possessed and intrusted as aforesaid, at the time of such deposit or pledge as a security as last aforesaid; but such person or persons, body or bodies, politic or corporate, so accepting or taking such Goods, Wares or Merchandize in deposit or pledge, shall and may acquire, possess, and enforce such right, title, or interest as was possessed and might have been enforced by such person or persons so possessed and intrusted as aforesaid; any rule of law, usage, or custom to the contrary notwithstanding.

IV. And be it further enacted, that from and after the first day of October one thousand eight hundred and twenty-six, it shall be lawful to and for any person or persons, body or bodies, politic or corporate to contract with any Agent or Agents, intrusted with any Goods, Wares, or Merchandize, or to whom the same may be consigned, for the purchase of any such Goods, Wares, and Merchandize, and to receive the same of and pay for the same to such Agent or Agents; and such contract and payment shall be binding upon and good against the owner of such

Goods, Wares, and Merchandize, notwithstanding such person or persons, body or bodies, politic or corporate, shall have notice that the person or persons making and entering into such contract, or on whose behalf such contract is made or entered into, is an Agent or Agents, provided such contract and payment be made in the usual and ordinary course of business, and that such person or persons, body or bodies, politic or corporate, shall not, when such contract is entered into or payment made, have notice that such Agent or Agents is or are not authorized to sell the said Goods, Wares, and Merchandize, or to receive the said purchase money.

Persons may accept and take Goods, &c. in pledge from known Agents, but in that case shall acquire no further interest than was possessed by such Agent at the time of such pledge.

document as aforesaid, in deposit or pledge from any such Factor or Factors, Agent or Agents, notwithstanding such person or persons, body or bodies, politic or corporate, shall have such notice as aforesaid, that the person or persons making such deposit or pledge is or are a Factor or Factors, Agent or Agents; but then and in that case such person or persons, body or bodies, politic or corporate, shall acquire no further or other right, title, or interest in or upon or to the said Goods, Wares, or Merchandize, or any such document as aforesaid, for the delivery thereof, than was possessed or could or might have been enforced by the said Factor or Factors, Agent or Agents, at the time of such deposit or pledge as a security as last aforesaid; but such person or persons, body or bodies, politic or corporate, shall and may acquire, possess, and enforce such right, title, or interest as was possessed and might have been enforced by such Factor or Factors, Agent or Agents, at the time of such deposit or pledge as aforesaid; any rule or law, usage or custom to the contrary notwithstanding.

Right of the true Owner to follow his Goods while in the hands of his Agent or of his Assignee in case of Bankruptcy, or to recover them from a third person, upon paying his advances secured upon them.

her, or their Factor or Factors, Agent or Agents, before the same shall have been so sold, deposited, or pledged, or from the Assignee or Assignees of such Factor or Factors, Agent or Agents, in the event of his, her, or their bankruptcy; nor to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from any person or persons, body or bodies, politic or corporate, the price or sum agreed to be paid for the purchase of such Goods, Wares, or Merchandize, subject to any right of set off on the part of such person or persons, body or bodies, politic or corporate, against such Factor or Factors, Agent or Agents; not to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from such person or persons, body or bodies, politic or corporate, such Goods, Wares, or Merchandize so deposited or pledged, upon repayment of the money, or on restoration of the negotiable instrument or instruments so advanced or given on the security of such Goods, Wares, or Merchandize as aforesaid, by such person or persons, body or bodies, politic or corporate, to such Factor or Factors, Agent or Agents; and upon payment of such further sum of money, or on restoration of such other negotiable instrument or instruments (if any) as may have been advanced or given by such Factor or Factors, Agent or Agents, to such owner or owners, proprietor or proprietors, or on payment of a sum of money equal to the amount of such instrument or instruments; nor to prevent the said owner or owners, proprietor or proprietors, from recovering of and from such person or persons, body or bodies, politic or corporate, any balance or sum of money remaining in his, her, or their hands, as the proceeds of the sale of such Goods, Wares, or Merchandize, after deducting thereout the amount of the money or negotiable instrument or instruments so advanced

V. And be it further enacted, that from and after the passing of this Act, it shall be lawful to and for any person or persons, body or bodies, politic or corporate, to accept and take any such Goods, Wares or Merchandize, or any such document as aforesaid, in deposit or pledge from any such Factor or Factors, Agent or Agents, notwithstanding such person or persons, body or bodies, politic or corporate, shall have such notice as aforesaid, that the person or persons making such deposit or pledge is or are a Factor or Factors, Agent or Agents; but then and in that case such person or persons, body or bodies, politic or corporate, shall acquire no further or other right, title, or interest in or upon or to the said Goods, Wares, or Merchandize, or any such document as aforesaid, for the delivery thereof, than was possessed or could or might have been enforced by the said Factor or Factors, Agent or Agents, at the time of such deposit or pledge as a security as last aforesaid; but such person or persons, body or bodies, politic or corporate, shall and may acquire, possess, and enforce such right, title, or interest as was possessed and might have been enforced by such Factor or Factors, Agent or Agents, at the time of such deposit or pledge as aforesaid; any rule or law, usage or custom to the contrary notwithstanding.

VI. Provided always, and be it enacted, that nothing herein contained shall be deemed, construed, or taken to deprive or prevent the true owner or owners, or proprietor or proprietors, of such Goods, Wares, or Merchandize, from demanding and recovering the same from his, her, or their Factor or Factors, Agent or Agents, before the same shall have been so sold, deposited, or pledged, or from the Assignee or Assignees of such Factor or Factors, Agent or Agents, in the event of his, her, or their bankruptcy; nor to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from any person or persons, body or bodies, politic or corporate, the price or sum agreed to be paid for the purchase of such Goods, Wares, or Merchandize, subject to any right of set off on the part of such person or persons, body or bodies, politic or corporate, against such Factor or Factors, Agent or Agents; not to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from such person or persons, body or bodies, politic or corporate, such Goods, Wares, or Merchandize so deposited or pledged, upon repayment of the money, or on restoration of the negotiable instrument or instruments so advanced or given on the security of such Goods, Wares, or Merchandize as aforesaid, by such person or persons, body or bodies, politic or corporate, to such Factor or Factors, Agent or Agents; and upon payment of such further sum of money, or on restoration of such other negotiable instrument or instruments (if any) as may have been advanced or given by such Factor or Factors, Agent or Agents, to such owner or owners, proprietor or proprietors, or on payment of a sum of money equal to the amount of such instrument or instruments; nor to prevent the said owner or owners, proprietor or proprietors, from recovering of and from such person or persons, body or bodies, politic or corporate, any balance or sum of money remaining in his, her, or their hands, as the proceeds of the sale of such Goods, Wares, or Merchandize, after deducting thereout the amount of the money or negotiable instrument or instruments so advanced

or given upon the security thereof as aforesaid: Provided always, that in case of the bankruptcy of any such Factor or Agent, the owner or owners, proprietor or proprietors of the Goods, Wares, and Merchandize so pledged and redeemed as aforesaid, shall be held to have discharged pro-tanto the debt due by him, her, or them to the Estate of such Bankrupt.

In case of bankruptcy of Factor, the owner of Goods so pledged and redeemed shall be held to have discharged pro-tanto the debt due from him to Bankrupt.

charged pro-tanto the debt due by him, her, or them to the Estate of such Bankrupt.

Agents fraudulently pledging the Goods of their Principals deemed guilty of a misdemeanor.

expedient to prevent the improper deposit or pledge of Goods, Wares, or Merchandize, or the documents relating to such Goods, Wares, or Merchandize, intrusted or consigned as aforesaid to Factors or Agents; be it therefore enacted, that if any such Factors or Agents, at any time from and after the said First Day of October, one thousand eight hundred and twenty-six, shall deposit or pledge any Goods, Wares or Merchandize, intrusted or consigned as aforesaid to his or her care or management, or any of the said several documents so possessed or intrusted as aforesaid, with any person or persons, body or bodies, politic or corporate, as a security for any money or negotiable instrument or instruments borrowed or received by such Factor or Agent, and shall apply or dispose thereof to his or her own use, in violation of good faith, and with intent to defraud the owner or owners of any such Goods, Wares, or Merchandize, every person so offending, in any part of the United Kingdom, shall be deemed and taken to be guilty of a misdemeanor, and being convicted thereof according to law, shall be sentenced to transportation for any term not exceeding fourteen years, or to receive such other punishment as may by law be inflicted on persons guilty of a misdemeanor, and as the Court before whom such offender may be tried and convicted shall adjudge.

May be transported not exceeding fourteen years, &c.

inflicted on persons guilty of a misdemeanor, and as the Court before whom such offender may be tried and convicted shall adjudge.

Not to extend to cases in which the Agent has not made the Goods a security for any sum beyond the extent of his own lien.

pledged any Goods, Wares, or Merchandize so intrusted or consigned to him, her or them, provided the same shall not be made a security for or subject to the payment of any greater sum or sums of money than at the time of such deposit or pledge was justly due, and owing to such person or persons from his, her, or their principal or principals: Provided nevertheless that the Acceptances of Bills of Exchange by such person or persons drawn by or on account of such principal or principals, shall not be considered as constituting any part of such debt so due, and owing from such principal or principals within the true intent, and meaning of this Act, so as to excuse the consequence of such a deposit or pledge, unless such Bills shall be paid when the same shall respectively become due.

Acceptances of Bills by an Agent not to create a lien so as to excuse the pledge, unless the Bills are paid when due.

any part of such debt so due, and owing from such principal or principals within the true intent, and meaning of this Act, so as to excuse the consequence of such a deposit or pledge, unless such Bills shall be paid when the same shall respectively become due.

Act not to extend to Partners not being privy to the offence.

IX. Provided also, and be it further enacted, that the penalty by this Act annexed to the commission of any offence intended to be guarded against by this Act, shall not extend or be construed to extend to any partner or partners or other person or persons of or belonging to any partnership, society, or firm, except only such partner or partners, person or persons, as shall be necessary or privy to the commission of such offence; any thing herein contained to the contrary in any wise notwithstanding.

Act not to lessen any remedy at Law or Equity which the party aggrieved may be entitled to adopt.

X. Provided also, and be it further enacted, that nothing in this Act contained, nor any proceeding, conviction, or judgment to be had or taken thereupon, shall hinder, prevent,

lessen, or impeach any remedy at Law or in Equity, which any party or parties aggrieved by any offence against this Act might or would have had or have been entitled to against any such offender if this Act had not been made, nor any proceeding, conviction, or judgment had been had or taken thereupon, but nevertheless, the conviction of any offender against this Act shall not be received in evidence in any action at law or suit in Equity against such offender: And further, that no person shall be liable to be convicted by any evidence whatever as an offender against this Act, in respect of any act, matter, or thing done by him, if he shall at any time previously to his being indicted for such offence have disclosed any such matter or thing on oath under or in consequence of any

compulsory process of any Court of Law or Equity, in any action, suit, or proceeding, in or to which he shall have been a party, and which shall have been *bona fide* instituted by the party aggrieved by the act, matter or thing, which shall have been committed by such offender aforesaid.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 23d day of June next.

T. H. MADDOCK,

Secy. to the Govt. of India.

CALCUTTA :—*Printed and Published by G. H. Huttmann,
at the Bengal Military Orphan Press, No. 1, Munroe Lane.*



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, MARCH 28, 1840.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 27TH NOVEMBER, 1839.

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM, POLITICAL DEPARTMENT, DATED 23D MARCH, 1840.

Ensign Hastings Young, of the 63d Regt. N. I., has been this day appointed Commandant of the Escort, and Assistant to the Resident at Catmandhoo.

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 25TH MARCH, 1840.

The Right Hon'ble the Governor General of India in Council is pleased to direct, that the following amended Schedule of the Names of the Shareholders in the Bank of Bombay be published in the Official Gazette of Calcutta, as required by Clause 3 of Article 1 of Act No. III. of 1840.

By order of the Right Hon'ble the Governor General of India in Council,

G. A. BUSHBY,

Secy. to the Govt. of India.

SCHEDULE of the Names of the Shareholders in the Bank of Bombay.

Ayrton, F.	14
Atkinson, Hugh	5
Ashburner, Luke	75
Ashburner, George	75
Anderson, G. W.	25
Aganoor, James	1
Arnott, F. S.	1
Allen, Wm.	9
Aspundiajee Dossabhoj	1
Atmaram Keshow Bhandaree	20
Aga Mahomed Currien	9
Aga Mahomed Ralim Serasse	25
Anundrow Venoojee	15
Ardaseer Hormusjee Santook	1
Anundrow Rangoonathjee	5

Anundrow Gumpit Senoy	2
Ardaseer Framjee Dawar	5
Ardaseer Byramjee Fooksoerjee	2
Bagnold, Colonel M. E.	20
Bax, John	11
Brown, F. C.	32
Bainbridge, J. H.	75
Brooks, Colonel G. B.	9
Barr, Colonel D.	20
Barr, H. J.	3
Barr, J. T.	2
Byramjee Muncherjee	1
Burnaby, Captain J.	23
Borradaile, H.	23
Barnett, John	1
Beck, W. W.	1
Bell, H.	3
Bocarro, J. J.	1
Bird, James	14
Bruce, W. C.	9
Bart, Thomas William	14
Burjeejee Manockjee Chensee	2
Bappoo Rangoonath Josey	3
Bhasker Sunderjee	2
Byramjee Dadabhoj Cursetjilal	3
Byramjee Sorabjee Gonsalee	1
Buchonbhoj Merwanjee	3
Bhowany Sunker Ransord Senoy	2
Romanjee Muncherjee Gaurat	2
Bhimjee Dhumjee Woomrigur	9
Canjee Chatoor	14
Cowasjee Manockjee Billiah	2
Church, W.	50
Cowasjee Nanabhoj Dawar	5
Cogan, Captain R.	20
Caldecott, John	10
Clibborn, Capt. Thomas	5
Coghlan, Wm. Marcus	9
Cardwell, Thomas	10
Collett, L. A.	9
Cursetjee Ardaseer	75
Cursetjee Ardaseer, Trustee to his Daughter	75
Cursetjee Cowasjee Banojee	50
Cowasjee Manockjee Bhandoop	75
Cursetjee Cowasjee Bhandoop	50
Cowasjee Hormusjee Mania	5
Cursetjee Dorahjee	2
Cursetjee Rustomjee	2
Campbell, Major Neil	9
Cowasjee Dhumjee	2
Cursetjee Nasserwanjee	7
Chetanund Denpajee	1
Cowasjee Edoljee Mody	5
Cristonath Narronjee	9
Cowasjee Framjee	5
Dickenson, Colonel T.	25
Dadabhoj Ruttonjee	25
Dinshaw Nanabhoj Dawar	5
Davies, J. M.	5
Dayton, Hazelt	18
Dhanjeebhoj Cursetjee	5
Davidson, F. M.	20
Dossabhoj Framjee Mania	5

Dinshaw Panchajee,	9	Lalia, Thomas	1
De Silva, Mariano	1	Little, James	10
De Jesus, Manuel	5	Lola Mohun Panta,	5
Don, James	1	Landon, S.	2
Das Remedios Ignacio	2	Larkins, J. P.	24
Darabjee Muncherjee	8	Lindsay, Colin	24
Dassabhoj Merwanjee	5	LeMessurier, A. S.	9
Dassabhoj Cursetjee Wadia,	5	Langford, J. W.	27
Dassabhoj Jansetjee,	5	Lodwick, Col P.	45
De Silva, Pascoal M.	10	Lowjee Muncherjee Wadia,	23
Dossabhoj Sorabjee Moonshoo,	1	Loyola, & Co Ignacio	1
Dossabhoj Jansetjee Wadia,	5	Merwanjee Dadabhoj Wadia,	14
Dent, C. R.	9	Malcolm, Capt. Sir Charles	10
Dinshaw Hormusjee Patell,	1	Moore, Major G.	20
Dinsojeebhoj Merwanjee Wadia,	5	Mackie, Wm.	50
Davidson, Duncan	2	Manckjee Nowrojee,	10
Dinshaw Rustonjee,	3	Morris, W. R.	37
Dinshaw Dadabhoj Gande,	1	Morgan, E. C.	75
Daughters, G. of Franjee Cowasjee,	27	Madoo Narron,	50
Dadabhoj Pestonjee,	75	Murphy, R. X.	14
Dean J. B.	9	Manckjee Nasserwanjee Potty,	10
Elmot, A. W.	2	Mainwaring, W.	6
Endale, D. A.	8	Mant, G. J.	5
Enlot, G. L.	9	Milne, John, Jr.	21
Earle, Captain E. M.	1	McLeod, John	6
Ennis, Capt. E. M.	1	McDonald, J. M.	25
Edmond, Wm.	18	Munchejee Franjee Cama,	45
Eduljee Franjee Coranee,	3	Merwanjee Linjee,	5
Fraser, Simon,	70	Merwanjee Hormusjee,	5
Franjee Nanabhoj Dawar,	5	Munchejee Burjee Mody,	11
Firth, J. G.	24	Munchejee Hormusjee Cama,	11
Fletcher, Alexander, as Trustee of Messrs. {	...	75	Merwanjee Khodabux,	23
Fergusson, Turner and Co.	10	Morgan, Capt. W.	18
Fantonjee Linjee,	19	Manckjee Cursetjee Jewajee,	9
Franjee Rustonjee,	67	MacCallum, Wm.	9
Franjee Cowasjee Banajee,	9	McMahon, Capt. P.	36
Foster, Capt. Robert	9	Mackinlay, Capt. J. H.	1
Franjee Jewajee Gaudena,	9	Munro, C. G. G.	18
Franjee Munchejee Colah,	2	Mumukundass Davidass,	3
Franjee Chatterjee,	29	Manckjee Cursetjee,	2
Franjee Nasserwanjee Patell,	23	Midrow Rognonathjee,	9
Fearon, Colonel F.	14	Murray, J.	9
Franjee Cowasjee, Mrs.	18	Mackenzie, Rebecca	18
Fraser, J.	14	Moyle, J. G.	4
Fraser, H. R.	75	Malvery, J. J.	1
Gordon, H. G.	10	Manckjee Munchejee,	5
Graham, John	75	Manckjee Linjee,	4
Greenhill, David	45	Merwanjee Franjee,	1
Grey, W. S.	7	Merwanjee Byramjee Lusharee,	9
Gurput Bapsia Bhandaree,	9	Merwanjee Aspundiarjee,	45
Gama, J. C.	7	Miller, John	24
Griffith, Colonel J. G.	2	McLennan, John	50
Gripstrow Sudasewjee,	23	Newport, Capt. C.	2
Gordon, Colonel G. T.	18	Nasserwanjee Eduljee Paruck,	25
Grand Children of Franjee Cowasjee,	29	Nicol, J. D.	9
Hunter, Walter	20	Nanabhoj Franjee Cowasjee,	8
Hunter, W. F.	50	Nanabhoj Nowrojee,	16
Henderson, Capt. W.	14	Nasserwanjee Nowrojee,	5
Henderson, Alex. Dr.	3	Nowrojee Cowasjee,	2
Hyslop, J.	2	Nainsey Thackersey,	2
Hormusjee Pestonjee Bottlewalla,	9	Naylor, Capt. C. J.	4
Hormusjee Pestonjee,	10	Nowrojee Rustonjee Nadershaw,	30
Henson, John	2	Owen, H. F.	15
Howard, Wm.	3	Ogilvie, Col. J.	14
Hormusjee Manckjee Majoo,	1	Owen, Mrs. H. F. (her Trustees),	9
Hutchinson, Frederick	2	Orton, J.	2
Heerjeebhoj Nursungjee,	1	Ord, Capt. Richard	9
Heldert, W. G.	1	Otley, W. J.	18
Hall, Capt. J. H.	9	Pail-jee Pestonjee,	5
Hollings, Lieut. G. E.	2	Pollexfen, George	61
Hunt, B.	50	Penley, Capt. G. F.	5
Ironside, Hon'ble Edward	8	Pateh, Jataes	23
Jagle, H.	20	Pateh, John	18
Jehangeer Nasserwanjee Wadia,	5	Powell, Col. Thomas	4
Jameson, Capt. G. J.	15	Powell, Col. S.	2
James, Col. C. B.	19	Pestonjee Franjee,	8
Jeejeebhoj Dadabhoj,	2	Pestonjee Cursetjee Cama,	5
Jeejeebhoj Byramjee,	9	Pestonjee Dadabhoj Wadia,	9
Jehangeer Franjee Jasawalla,	5	Pallonjee Dhanjee,	5
Jehangeer Byramjee,	2	Philips, J. L.	5
Jansetjee Merwanjee Cacah,	68	Pestonjee Hormusjee Mama,	1
Jagonath Sunkersett	18	Pestonjee Hormusjee (Andison,)	1
Jehangeer Nasserwanjee Wadia, for his Sister } Sonaboy	1	Pestonjee Hormusjee Santook,	9
Jansetjee Burjee,	9	Preedy, H. W.	1
Jehangeer Franjee Cowasjee,	1	Pringle, Capt. A. W.	9
Janatjee Abbajee,	5	Foodhlok Rumsord Senoy,	9
Kennett, Capt. V. F.	5	Pallonjee Eduljee,	9
Keshow Rumsordjee,	9	Paul, Capt. G. J. C.	9
Kennett, Col. B.	9	Pestonjee Franjee Cowasjee,	9
Kennedy, R. H.	23	Pestonjee Rustonjee,	18
Khemchund Motichund,	5	Pottinger, Col. Henry	48
Khemchund Hurechund,		Franjeewan Anoopdass,	
	...		Few, Major P. L.	

Prinsep, G. A.	45
Purshotumdas Pranjeewandass, ...	27
Richmond, T. R.	30
Robertson, Col. Archibald ...	75
Robertson, Major H. D.	15
Robertson, Henry Norris ...	23
Roberts, Walter ...	10
Ross, John ...	18
Ragoonath Crustna Josey, ...	4
Rowband, Capt. J. H.	23
Rose, Capt. W.	5
Robson, Thomas ...	1
Rustomjee Sorahjee Mody, ...	1
Ruttonjee Dadabhoj Cola, ...	54
Ruttonjee Cursetjee, ...	3
Ragoba Jeewajee, ...	5
Ragoonath Hurriebundjee, ...	5
Ragoonath Samoo Senoy, ...	2
Rustumjee Hormunjee Cama, ...	1
Reynolds, P. A.	9
Santokejee Nanabhoj Dawar, ...	5
Spiller, Major W.	10
Scott, Dr. J.	14
Spratt, Capt. W.	14
Swanson, Captain J.	24
Skinner, John ...	50
Stuart, G. A.	9
Sorahjee Cowasjee, ...	9
Sinclair, James ...	40
Simson, Wm.	20
Salter, General James F ...	27
Smyttan, George ...	18
Succaram Ragoonath Josey, ...	2
Sorahjee Rustomjee, ...	8
Sorahjee Dorahjee, ...	3
Sapoorjee Sorahjee Patell, ...	2
Seitz, Mrs. M. A. R.	1
Seton, Captain Bruce ...	9
Saunders, Captain J.	2
Sorahjee Eduljee Majorna, ...	3
Sauker Venoo Senoy, ...	1
Smith, Robert ...	50
Saunders, Frederick ...	3
Savuckholl Vizloli, ...	9
Simson, J. B.	19
Shukha, W.	9
Stewart, C. H.	23
Stewart, Alexander ...	2
St John, Robert ...	1
Sutherland, G.	3
Tarah Luxmoes, ...	5
Tanner, Thomas ...	4
Turner, Captain W.	4
Tarrachund Vassoonjee, ...	5
Thomson, W.	27
Truscott, C. W.	45
Tyler, W. H.	18
Valint, Colonel T.	9
Vaughan, John ...	18
Vicrajee Meenjee, ...	14
Vibart, John ...	18
Wright, James ...	25
Willoughby, J. P.	25
Wood, Colonel E. M.	20
Wood, Colonel E. M. (as Trustee for Mrs. H. Morgan,) ...	30
Wuckutchund Cooshalechund, ...	27
Wathen, W. H.	25
Williamson, Thomas ...	38
Whitmill, Colonel Stephen ...	18
Wassodew Wasswanathjee, ...	5
Witoba Wassodewjee, ...	1
Watson, H. B.	3
Watson, J. W.	9
Willshire, Colonel Thomas ...	68
Wight, Robert ...	9
Ward, Mary Ann ...	11
Watkins, F. W.	5
Wilson, J. H. Captain... ..	5
Wilson, P. Lieutenant Colonel ...	9
Waddington, Major C.	43
Weeks, T. P.	9
Warden, John ...	9
Young, A. ...	9

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Note.—In the event of the death before the 1st April 1840 of any individuals in the above Schedule, the Shares against their names shall be the property of their Estates.

(A True Copy.)

G. A. BUSHBY,
Secy to Govt. of India

No. 150.

**FORT WILLIAM,
GENERAL DEPARTMENT.**

THE 25TH MARCH, 1840.

The Right Honorable the Governor of Bengal is pleased, in extension of the leave obtained from the Lieutenant Governor of the North Western Provinces, to allow Mr. A. Fraser, Civil Service, proceeding to England on Furlough, to be absent from his Station, on private affairs, from the 15th instant, until the departure of the Ship "Repulse" to Sea.

G. A. BUSHBY,

Secy. to the Govt. of Bengal.

(No. 474.)

**ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

**JUDICIAL AND REVENUE DEPARTMENT,
THE 24TH MARCH, 1840.**

The following Officers have obtained leave of absence from their Stations:

Mr. James Grant, Civil and Session Judge of Dinagore to the 7th proximo, on Medical Certificate, in further extension of the leave granted to him on the 25th ultimo.

THE 27TH MARCH, 1840.

Mr. R. B. Cumberland, Assistant Surgeon at Pooree, in Cuttaek, from the 1st proximo, on Medical Certificate, to proceed to the Presidency, and eventually to Sea, for the benefit of his health.

J. H. YOUNG,

Depty. Secy. to the Govt. of Bengal.

No. 886.

**ORDER BY THE HON'BLE THE LIEUTENANT GOVERNOR
NORTH WESTERN PROVINCES.**

AGRA,

**GENERAL DEPARTMENT,
THE 18TH MARCH, 1840.**

Mr. W. Edwards, Deputy Secretary to Government N. W. P., has obtained leave of absence, on his private affairs, for one month, from the 1st instant, in extension of the leave granted to him on the 15th ultimo.

J. THOMASON,

Offg. Secy. to Govt. N. W. P.

**GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.**

FORT WILLIAM, 25th March, 1840.

No. 68 of 1840.—In continuation of the General Orders, dated 18th instant, the Right Hon'ble the Governor General in Council is pleased to notify for general information, that the undermentioned scale of Office Establishments for the several Departments of the General Staff of the Force proceeding on service to the Eastward, has been sanctioned.

Deputy Adjutant General.

Rs.

1 Head Writer,	150
1 Assistant ditto,	80
1 Draftsman,	12
2 Peons,	16
Wax Cloth, &c.	40
Stationery to be supplied by Indent on the Stationery Committee.	

Total per Month, Rupees 298

Deputy Quarter Master General.

Rs.

1 Draftsman,	150
1 English Writer,	150
1 Staff Sergeant, (in addition to his Military Pay and Batta,)	20
Draftsman,	12
Tidial,	14
Locars, at 5,	40

Total per Month, Rupees 386

Deputy Commissary General.

FOR THE OFFICE.

	Rs.
Head Assistant and Accountant,	200
Second Ditto,	150
Third Ditto,	100
Treasurer,	50
2 Mootsuddoes at 25 each,	50
2 Hurkarus, at 8 each,	16
Total per Menssem, Rupees 566	

For the Victualling Department.

	Rs.	
1 Mate Cooper,	30	} For the Singa- pore Depot.
4 Coopers at 25 each,	100	
1 Mate Cooper,	30	
4 Coopers at 25 each,	100	
1 Mate Butcher,	17	
6 Butchers at 15 each,	90	
4 Rum Measurers at 7-8 each,	30	
4 Weighmen at 10 each,	40	
4 Provision Coolies at 6 each,	24	
2 Ditto Bheesties at 9 each,	18	
1 Mate Baker,	16	
1 Assistant Ditto at 14 each,	14	
Total per Menssem, Rupees 641		

Pay Master.

	Rs.
Head Assistant,	250
2d Assistant,	200
3d Ditto,	150
2 Cash Keepers,	100
1 Office Peon,	8
Contingent Allowance including Dufturies, &c. 150	
Total per Menssem, Rupees 858	

Medical Store Keeper.

	Rs.
1 Apothecary (Field Allowance,	145
1 Assistant Ditto (Ditto)	72 8
1 Compounder,	15
1 Head Coolie,	8
Total per Menssem, Rupees 240 8	

The several Establishments will embark on the "Marion," with exception of the Victualling Department of the Commissariat, for the greater part of which accommodation will be provided in other transports.

The Right Hon'ble the Governor General in Council is pleased to authorize an advance of two months' salary to be made to the several Establishments above detailed on the responsibility of Heads of Departments respectively.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India Mil. Dept.

FORT WILLIAM, 25th March, 1840.

No. 69 of 1840.—Inconvenience having been found to result from the operation of General Orders now in force on the subject of credit to be allowed to the Native Troops in the Sudder and Regimental Bazaars, and it appearing desirable that both these descriptions of Bazaars should be placed on the same footing in this respect; the Right Honorable the Governor General in Council is pleased to direct, that it shall be the particular duty of Officers Commanding Corps and Stations, to call upon the Chowdries of Regimental and Sudder Bazaars for a monthly or more frequent report of the state of the Bazaars,—to use their influence to prevent any just dues being withheld from the Runneas, or others, whenever demanded; and to prevent any credit being given to Officers, the Servants of Officers, or Troops, except on the condition of their accounts being settled and paid on the issue of Pay for the month or months in which any Debts shall have been contracted. All such credit is to be strictly confined to the supply of a daily ration of food per man when necessary, and of grain for Officer's Cattle.

In the execution of the duty hereby imposed, Commanding Officers will be careful to avoid any act inconsistent with the Rules contained in Regulation

XX. of 1810, and Government General Orders, dated 25th January, 1811.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India Mil. Dept.

FORT WILLIAM, 25th March, 1840.

No. 70 of 1840.—The Right Hon'ble the Governor General in Council is pleased to make the following Promotions and Appointment:

Regiment of Artillery.

1st Lieutenant and Brevet Cap- } From the 18th
tain James Horsburgh McDonald } March, 1840, in
to be Captain. } succession to Cap-
2d Lieutenant Robert Warbur- } tain Henry Philip
ton to be 1st Lieutenant. } Hughes retired.
Lieutenant Thomas Trevor Wheeler, of the 56th
Regiment Native Infantry, to be Adjutant of the 5th
Local Horse.

The undermentioned Officers are promoted to the rank of Captain by Brevet, from the dates expressed opposite to their respective names:

Lieutenant Frederick Carleton }
Marsden, of the 20th Regiment } 18th March, 1840.
Native Infantry. }
Lieutenant Nathaniel Vicary, }
of the 2d European Regiment. } 20th March, 1840.

Assistant Surgeon Robert Barclay Duncan, of the Medical Department, is permitted to proceed to Europe on Furlough, on account of his private affairs.

Assistant Surgeon Frederick Fleming, of the Medical Department, is permitted to proceed to the Cape of Good Hope or Australia, on Medical Certificate, and to be absent from Bengal on that account for two years.

Captain Hugh Boyd, of the 15th Regiment Native Infantry, Pay Master of Native Pensioners at Meerut and Haupper, has six months general leave from the 20th April to the 20th October 1840, to visit the Hills North of Deyrah Dhoon.

The permission granted by the Madras Government to Assistant Surgeon Henry Hawkins Bowling, of the Bengal Establishment, to return to Europe on Medical Certificate, is confirmed.

The following Appointments made by the Governor of Fort William, are published in General Orders:

Assistant Surgeon Allan Webb, 2nd Assistant Garrison Surgeon Fort William, to be 1st Assistant Garrison Surgeon, vice Assistant Surgeon Henry Peile Bell, M. D.

Assistant Surgeon Henry Harpur Spry, M. D., Officiating 1st Assistant Garrison Surgeon, to be 2d Assistant Garrison Surgeon, vice Assistant Surgeon Webb.

Apothecary Charles Lamborn, of the Subordinate Medical Department, being declared incapable of performing the active duties of his profession, is transferred to the Invalid Pension Establishment on the Pension of his rank.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India Mil. Dept.

FORT WILLIAM, 25th March, 1840.

No. 71 of 1840.—The following paragraphs of a Military Letter, No. 6, dated the 15th January 1840, from the Honorable the Court of Directors to the Governor of Bengal, are published for general information.

Para. 1. The undermentioned Officer has been permitted to return to his duty, viz.

Lieutenant W. B. Holmes.

2. We have granted additional leave to the following Officers, viz.

Lieutenant Colonel Edward Colvin, 18 months.

Lieutenant Colonel Henry Hall, C.B., } 6 months.

Lieutenant John Staples, }

J. STUART, Lt.-Col.

Secy. to the Govt. of India Mil. Dept.

FORT WILLIAM, 25th March, 1840.

No. 73 of 1840.—1. With reference to General Orders by the Right Hon'ble the Governor General, dated Camp Panesput, 18th November 1839, granting a donation of six months Full or Field Batta to the Officers and fighting men of every Batta attached to the Army of the Indus, who advanced beyond the Bolan Pass, the Right Hon'ble the Governor General

Other Towns..... Alexander Johnstone,
called 18th Dec. 1839.
Richard Owen Darlington, Treasurer. Ditto Ditto.

Alexander William Crosier, } *Amwell,*
 To rank from the date of his departure from England
 by the overland route, viz.

Thomas Thomson, M. D. } *Britannia,*
 sailed from Dover 21st
 December 1839.

To rank from the date of the sailing from Gravesend of
 the ship by which they proceeded and in the following
 order, viz.

Juxon Henry Jones, } *Sophia,*
 sailed 3d Jan. 1840.
 James Henry Butler, } Ditto Ditto.
 Frederick John Mount, M. D., } Ditto Ditto.
 Joseph Hammond Freeman, } Ditto Ditto.
 Alfred Bowerth Cheek, } Ditto Ditto.

(Signed) PHILIP MELVILL,

Sery. Mil. Dept.

EAST INDIA HOUSE, 15th January 1840.

(A True Copy.)

(Signed) J. D. DICKINSON,

Depy. Secretary.

EAST INDIA HOUSE, LONDON, 18th January 1840.

J. STUART, *Lt.-Col.*

Sery. to the Govt. of India Mil. Dept.

PORT WILLIAM, 25th March, 1840.

No. 74 of 1840.—Captain Richard Angelo, of the
 84th Regiment Native Infantry, is placed at the dis-
 posal of the Honorable the Lieutenant Governor, North
 Western Provinces, for Civil employ.

Lieutenant George Newbolt, of the 31st Regiment
 Native Infantry, Sub-Assistant Commissary General,
 has leave of absence from the 1st instant to the 1st
 November next, to visit the Presidency, on Medical
 Certificate, preparatory to applying for permission to
 proceed to Sea.

The permission granted by the Bombay Government
 to Lieutenant Charles Gordon, of the 74th Regiment
 Bengal Native Infantry, to proceed thence to Europe
 on Furlough, on Medical Certificate, is confirmed.

J. STUART, *Lt.-Col.*

Sery. to the Govt. of India, Mil. Dept.

PORT WILLIAM, 27th March, 1840.

No. 75 of 1840.—The Right Hon'ble the Governor
 General in Council is pleased to make the following
 Appointment :

Captain Henry Cunyngnam Boileau, of the 26th
 Regiment Native Infantry, Officiating Superintendent
 and Pay Master of Native Invalids in the Dinapore
 Division, to be Superintendent and Pay Master of In-
 valids at Benares, Dinapore and Monghyr, vice Cap-
 tain Andrew Goldie.

Lieutenant and Brevet Captain Yoyr Lamb, of the
 51st Regiment Native Infantry, is permitted to pro-
 ceed to Europe on Furlough, on Medical Certificate.

J. STUART, *Lt.-Col.*

Sery. to the Govt. of India, Mil. Dept.

NOTICE.—The General Treasury will be closed
 on Tuesday, the 31st instant, on account of the
 Hindoo Holiday Baroos.

W. H. OAKES, *Sub-Treasurer.*

General Treasury. }
 the 24th March, 1840. }

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Box, Wm. Spokes, 1st European Regt. 4th Com-
 pany, per Roberts.
- 1 Case, Marked G B 1, per Lady Clifford.
- 1 Ditto, Lt. W. J. King, per Owen Glendower.
- 2 Ditto, Marked I D 2 and 3, per Falcon.
- 1 Ditto, J. Ryan, ship Oaago, per Columbo.
- 1 Parcel, C. H. Dickens, per Eleanora.
- 2 Cases, E. Capes, 1 and 2, per Chieftain.
- 1 Ditto, H. Lees, 63d Regiment, per Windsor.
- 1 Ditto, Mr. Denison, care of Boyd and Co., per
 Theo. Grenville.
- 1 Parcel, T. H. Blyth, per Wiodermere.
- 1 Case, per Bland.

- 1 Ditto, Lt. C. Cox, per Vernon.
- 1 Parcel, Messrs. Stewart and Co., per Viscount
 Melbourne.
- 1 Ditto, R. Heaton, care of Carr, Tagore and Co.,
 per Hindoo.
- 1 Case, Captain Downing, Cape of Good Hope, per
 Walmer Castle.
- 1 Ditto, Ensign Williams, per Ditto.
- 2 Ditto, Lt. H. Palmer, 48th Regt., per Repulse.
- 2 Tin Boxes, no mark, per Miranda.
- 1 Case, A. L. Dickson, per Ditto.
- 1 Ditto, Capt. Knyvett, 98th Regt., per Wm. Dam-
 pier.
- 1 Ditto, Marked A P, 4, per Ditto.
- 1 Package, Miss Sarah Bradshaw, care of E. B.
 Squire, per Singapore.

R. WALKER, *Collr.*

Calcutta Custom House, 27th March, 1840.

The Collector has no objection to pass unopened
 Packages for private use, and not for Sale, provided
 satisfactory proof of contents and value for levy of
 duty be afforded at time of Clearance in shape of
 Invoice, Bills, or Letters of Advice.

In the absence of such documents, parties should
 depute a person to be present at the opening of
 Packages.

The Collector has nothing to do with the landing
 of Packages from Ships, nor with forwarding them to
 their owners or destination.

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Touching at.	Remarks.
Frederick Warren, Mess.	Warren Gould, Cockrell and Co.	27th March,	Boston		
Therence,	Schramm and Le Blond,	Ditto,	Batavia.		
William Dampier,	Smith, Mackey and Co.,	Ditto,	Bourbon.		
Left of the Lake,	Turner, Stopford and Co.,	28th Ditto,	Moulmein.		
Repulse,	Leach, Kettlewell and Co.,	29th Ditto,	Liverpool.		
Columbo,	J. Mackey and Co.,	30th Ditto,	London.		
Warren of Ught,	Adam, Scott and Co.,	1st April,	Singapore.		
		2d Ditto,	Mauritius.		

Wm. NOORE, *Deputy Post Master.*

Calcutta, General Post Office, the 27th March, 1840.

STEAM NOTICE.

THE 30th of the ensuing month of April being fixed for the despatch of the next Mail for Suez, by a Steamer, from Bombay.—Notice is hereby given, that the latest safe date for the transmission of Letters from Calcutta, which may be intended for conveyance by that opportunity, will be the 15th Proximo.

H. S. OLDFIELD,

Offg. Post Master General.

Port William, General Post Office, }
the 26th March, 1840.

POST OFFICE NOTICE.

WITH the view to the more general convenience of the public, Government have been pleased to sanction two new Offices for the receipt of letters for the General Post. It is therefore, hereby notified, that Receiving Offices will be opened from the 1st Proximo at the following places:

One at Kidderpore, on the west side of the road to Garden Reach and opposite to the Police Thannah.

One in the Baitakkhanua Bazar, on the south side, near the Circular Road.

Letters for despatch will be received at these Offices from 11 A. M. to 4 P. M. daily. All persons delivering letters at these Offices will receive Receipts in the same manner as at the General Post Office.

The Receivers at these Offices are furnished with three sets of rules, one in English, one in Bengallee and one in Hindoostani, which they are directed to produce when required.

Considersiker Bannorjee has been appointed Receiver of the Kidderpore or No. 3 Division, and Sibchunder Dutt of the Baitakkhanua or No. 6 Division.

H. S. OLDFIELD,

Offg. Post Master General.

Port William, General Post Office, }
the 26th March, 1840.

ক্রীড়া রাস
চরন শরণ

নতুন ডাকঘর বঙ্গবাজার এলেক্সান্দার

ক্রীড়া গবর্ণমেন্ট অফিসের সাধারণের অধিক
হিতার্থে পত্রাদি ডাকে পেরন করা দুই দ্বার
দেওয়া ডাকঘর স্থাপিত করিলেন অর্থাৎ ৫ নম্বরের
ঘর বঙ্গবাজার কোম্পানির বাগানে যাইতে যে
রাহা তাহার পশ্চিম দিগে এবং পুলিশের থানার
সম্মুখে আর ৬ নম্বরের ঘর বৈষ্ণবখানার বাগানের
দক্ষিণ দিগে রাখার নিকট বসান গেল আগত
মাসের ১ পহেলা তারিখ অবধি উক্ত দুই
দেবেক—

উপরক্ত ডাকঘরে পত্রাদি দেওয়া ১১ ঘণ্টা
অধিক দিবা দুই পূহর ৪ টারি ঘণ্টার সময় পর্যন্ত
পত্রাদি লওয়া যাইবেক এবং পত্রাদি পেরন
করা ২ টিঘণ্টা লাঠানে ওঠালার যেমত জনরপ
পাঠে আতিথে আপন ২ গ্রন্থিহে সহি ও যোগ
পাঠেন তদনুসারে এখানেও পাইবেক—

পত্রাদি পুণ্ডিত অর্থাৎ কবিত বঙ্গের ত্রি
ঘরের আবসাক যতই ত্রি ভিত্তি আইন অর্থাৎ
বৈদ্য ও বাবাল দিখুদারি তাহাও দিখিত
পাইবেক—

যোঃ দিখিরপুরে ৫ নম্বরের ত্রিঘরি কমে
ক্রীড়ালের বঙ্গোপাধ্যায়কে বিখ্যাত করায়
আর মোকাম বৈষ্ণবখানার ৬ নম্বরের ত্রিঘরি
ক্রীড়ালের বঙ্গোপাধ্যায়কে বিখ্যাত করায়
১০ ঘণ্টা জনরপ পাঠে আতিথে—

اشتهار نئی ڈانگ چوکیان

بیٹھا لے گا

خبر دہی جانی ہے کہ لوگوں کی
بہتیرا بہتری کے لئے سرکار نے ڈو ڈانگ
چوکیان ایک نمبر پانچ خضر پور میں
موجیکھو لے جانے کی رستے کی بھم
اور جو پولیس تھانے کے سامنے ہے
اور دوسری چوکی نمبر چھ بیٹک خانے
کی بازار کی دکن اور باہر رستے کے
نکت بیٹھا لا گیا جن کا کام کاج آگامی
مہینے کی پہلی تاریخ سے چائیکا
ان چوکیوں میں دن دن آگیا رہ
گھنٹے سے دو پہر چار گھنٹے دن تک
چٹھیاں لسن جائیگی اور چٹھیاں بھیجنے
والوں کو جسے صدر ڈانگ گھر میں
رسید وں ملتے ہیں نئے ہی ان چوکیوں
سے ملینگے

ان چوکیوں کے ڈانگ منشیوں کے لئے
آئین و ضابطے صدر ڈانگ گھر سے بموجب
ضروری بھیجے جائینگے

ان چوکیوں میں مقام خضر پور پانچ
نمبر کے ڈانگ منشی چندر سیکھو
بند ورجہ اور بیٹک خانے میں چھ نمبر
کے منشی ڈیو چندر دت کو مقرر کیا گیا

H. S. OLDFIELD, Offg. Post Master Genl.

NOTICE.—The Public are hereby informed, under
orders of Government, dated 29th January, 1839,
that excavations, surrounded with fences, and having
lights at night, are in progress in the undermentioned
Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the Junction of Chowringhee Road to
Chowringhee Street to be widened, while the Road is under repair.

Lower North Division.

Colootallah New Road, South side arch of the Tunnel,
which crosses College Street, to be re-constructed.

Upper North and Upper South Divisions.

Chitpore Road: West side: from Moorgayhattah Street
to opposite Dwarkeynath Tagore's Lane—Aqueduct to be
built.

R. J. ROSE,
Offg. Supt. Construction.

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the surplus that is available at each Treasury:

LOWER PROVINCES.

Bardwan,
Barrackpore,
Bogra,
Mirzapore,
Midnapore,
Nizad,
Nymensing,
Rajshahi,
Rangpur,
Gowalparah, ...

at par and at 3 days' sight.

at a prem. of 1 per Cent. and at 3 days' sight.

NORTH WESTERN PROVINCES.

Azimgarh,
Bareilly,
Cawnpore,
Gorakhpore, ...
Ghazepore,
Jaunpore,
Seharanpore, ...

at a prem. of 2 per Cent. and at 10 days' sight.

C. MORLEY, *Acct. General.*

Fort William,
Accountant General's Office,
The 28th March, 1840.

NOTIFICATION.

PORT WILLIAM, OPIUM DEPARTMENT.

THE 23D MARCH, 1840.

NOTICE is hereby given, that on Monday, the 20th day of April next, at the hour of 11 o'clock in the forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned Quantity of Opium, the Provisions of 1837-38 and 1838-39, subject to the following Conditions, viz.

	Opium of 1837-38.	Opium of 1838-39.	Total.
Produce of Behar Agency, ...	0	2300	2300
Ditto of Benares do.,	1147	153	2000
Total Chests, ...			4,300

CONDITIONS OF SALE.

1. The Opium will be sold for Exportation by Sea only and no Certificate will be granted except to cover such Export.
2. The Opium to be offered for Sale at the upset Price of Rupees 400 per Chest, and to be all sold to the highest bidder above that price.
3. If at the above Sale the entire quantity of 4,300 Chests shall not be sold, it shall subsequently be competent for the Board of Customs, Salt and Opium, to dispose of the Lots which remain on hand at future Sales.
4. Each Lot to contain Five Chests.
5. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the Afternoon of Friday, the 24th April, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipts, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be resold at such time or times, and under such Conditions of Resale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatsoever attending such Resale, shall be borne and paid by the Defaulters, whilst any profit accruing from such Resale shall be forfeited to Government.
6. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 24th April, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.
7. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit was not have been made before 4 o'clock of the 24th of April, will be afterwards accepted.

8. The Opium now advertised for Sale, shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

9. Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of Lots of their purchase which they may desire to be included in each Certificate or Order, and it is to be clearly understood that the Certificates or Orders so taken out shall be considered final, and not afterwards changeable for other Certificates or Orders authorizing the delivery of single Lots, or of a different number of Lots or Chests, whether more or less than the number of Lots or Chests originally required to be included in each Certificate or Order.

10. No Sub-Treasurer's Receipts or Deposit of Public Securities under the fifth of the present Conditions, will be received in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

11. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Report either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

12. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty but not otherwise.

13. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

14. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Head of Customs, Salt and Opium.

No. 1. Certificate of the Opium now advertised for Sale.

No. 2. Report of the examination of such Opium.

15. The Public are hereby informed that in providing the investment of the Behar and Benares Opium for the year 1838-39, the same precautions have been taken as those which have been observed during past years, to have the Opium procured and sent down in a pure state, to have only the prescribed quantity of leaves in form of the stalk, and to have the due proportion of Opium put into each cake. An account of the weight of the Opium when packed at Behar and Benares, and a Statement of the average weight of Six Chests from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

16. Four Chests of Behar and Benares Opium which have been reserved from the provisions of the preceding years, will be also shown to the Purchasers on the day of Sale to enable them to judge of the state of preservation in which the Opium has kept.

17. The Public are hereby informed that in addition to the quantity sold at the Sale of 6th January and 10th February last, at January Sale, 2,500 that now advertised for Sale, and at Feb. Sale, 2,500, on 24th April, making up April Sale, 4,500, the 12,000 Chests, as they are in the Market, the following Quantities more or less, will be brought to Sale, viz.

	Behar.	Bengal.	Total Chests.
May 25th.....	1,400	700	2,100
June 20th.....	1,864	1,098	2,962
	3,264	1,798	5,062

18. Applications having been made by the French Authorities for the 300 Chests of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated 7th March, 1815, in the proportions stated in the margin, it is hereby notified that in the event of the whole or any portion of the Opium thus claimed by the French Government not being cleared out within the limited period allowed for clearance, viz. one Month from the date of the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing the date of payment, or disposed of at a Sale to be held expressly for the purpose.

By Order of the Board of Customs, Salt and Opium,
H. TORRENS, Secretary.

SHERIFF'S OFFICE, 23d MARCH, 1840.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Saturday, the Eighteenth day of April next, at 12 of the Clock at noon.

T. BRACKEN, Sheriff.

The Court will open on the first day of the Sessions at 12 o'Clock at noon, and upon each succeeding day precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

T. BRACKEN, Sheriff.

সরিপ আপিহ ২০ মার্চ ১৮৪০ সাল

নমাজার দেওয়া আইতেছে যে আগামি ১৮ এ পরের ১৮৪০ সাল পরিবার সুই এহরের সময় স হর কলিকাতার কোর্ট উইনেমের এন্ড ডাফার অকুপাতি জেনরল স্থান ভূমিতে বজায়নে কোর্ট উইনেমের সূত্রায় কোর্ট আপন আদালত ঘরে ওএরটরমিরর এন্ড এডমিরেলট অর্থাৎ মহা সমুদ্র সঙ্গতিয় মোকদমার বিচার্য করা এক সেবি হার অর্থাৎ মিহিল করিবেন

T. BRACKEN, Sheriff.

এই পেশিয়ার জরাজীর্ণ পর্য্যন্ত হজিরেব তা হার অবধি নিব সুই এহরের সময় ডাফার পর এতি নিব ১১ মার্চর সময় হজিরেব এবিহর লক দেওয়া রাধুন

T. BRACKEN, Sheriff.

NOTICE is hereby given, that until further orders, Spanish Pillar Dollars will be received at the Calcutta Mint free of Duty—and that all other descriptions of Dollars will be received at the rate of one per Cent. Duty.

W. N. FORBES, Mint Master.

Calcutta Mint, 21st March, 1840.

এহর দেওয়া আইতেছে যে জেনরেল আর তার বহর কারেওয়াহার সপকোড হাঙ্গলিন পি নার সীমার বিরা ভূমিতে কলিকাতার টাকসানে জমা দেওয়া আইতেছে এন্ড আর অর্থাৎ বজায়নে

ডানর সকল কিপড এক টাকী ভূটতে করা গত্তরা
আইতেছে
কলিকাতার টাকসান
২১ মার্চ ১৮৪০ সাল

MEMORANDUM.

THE Ball dropped this day two seconds later than mean Noon.

(Signed) V. L. REES.

Surveyor General's Office,
27th March, 1840.

T. FIDDES, Lt.-Col.,
Officiating Town Major

NOTICE.—The Bank of Bengal Agency, Mirzapore, will cash approved Drafts on Calcutta not having more than 91 days date.

61 days date at Co.'s Rs. 2-10-10 per Cent discount.
91 days date at „ 3- 4- 1 ditto ditto.

Parties in Tirhoot sending Drafts for even thousands, can have Orders on that Treasury in payment.

(Signed) C. HAMILTON,

Agent to the Bank.

NOTIFICATION.

IT is hereby notified that Mr. John Melville, formerly of the Firms of Fairlie, Fergusson and Co. and Fergusson and Co. of Calcutta, (from which he retired in 1822,) having this day joined our Establishment, our Business will be conducted, in future, under the Firm of Cruikshank, Melville and Co.

P. CRUIKSHANK & CO.

London, 1st January, 1840.

TO be Sold by Public Auction, by Moore, Hickey and Co., on the Custom House Wharf, on Saturday next, the 28th March, 1840, at 11 o'clock, the undermentioned Rejected Beer, landed from the *Joan Croc*; viz.

- 12 Hogsheads, rejected.
- 1 Ditto, ullaged.
- 10 Ditto, empty.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

IN EQUITY.

PURSUANT to an Order made on the 14th day of February, 1837, in a Cause in which Rajbullub Roy Chowdry is the Complainant, and Mohachunder Dutt and others are Defendants—Notice is hereby given, that on Monday, the 20th April next, at 12 o'Clock at noon, at the Office of the Receiver of the Supreme Court, the following Talooks, &c., belonging to the Complainant, Rajbullub Roy Chowdry, will be let to Farm in two several leases (for such period as may be agreed upon at the time of the bidding) to the person or persons making the best offer for the same, that is say—

1st Lease.

In 24-Pergunnahs Mohal Maul.
In Pergunnah Muddon Mullo.

2d Turf, namely,

- Turf Barsoyepore.
- „ Hurryhurpore.
- „ Pauch Ghurra.
- „ Bone Soondaria.
- „ Dhanokhoish.
- „ Nubbogram.
- „ Koomrokhally Mauchempore.
- „ Soorjeepore.
- „ Dhupdhappy.
- „ Wooter Bhaugh.

Turff Melungah.
 „ Kotahpookeren.
 „ Sahelpore.
 „ Bhatta.
 „ Pauchpotah.
 „ Bonemallypore.
 „ Koolary.
 „ Doomoorea.
 „ Gopeynothpore.
 „ Sultanabad.
 „ Khorrumparrah.
 „ Bykontpore.
 „ Coochpookeren.
 „ Sonboodhyapore.
 Moujah Raja Rampore.
 Turff Baudgore.

In Pergunnah Paclakooly.

9 Turffs, namely,

Turff Chandpollah.
 „ Futtiapore.
 „ Naraney.
 „ Dowlutpore.
 „ Baur Hoybutpore.
 „ Russelpore.
 „ Chandney Dhawool.
 „ Bausoolaut.
 „ Aussnorally.

In Pergunnah Khassapore.

2 Turffs, namely,

Turff Khooregatchey.
 Moujah Everampore.
 In Pergunnah Pykehatty.
 Turff Chundonesur.
 In Pergunnah Mooragatcha.
 Moujah Nulgatcha.
 In Kismut Pergunnah Mooragatcha.
 Moujah Taupookerah.
 In Kismut Pergunnah Hatlaghur.
 Turff Dhankholah,
 and different Gardens, &c.

2d Lease.

In 24 Pergunnahs Mohul Debote.
 In Pergunnah Muddon Mullo.

2 Turffs, namely,

Turff Bate Barreah.
 „ Baulagatchey,
 and Khordah Debote in all Pergunnahs mentioned
 in the 1st Lease.

For further particulars apply to the Receiver's
 Office, Supreme Court.

Receiver's Office, Court House,
 24th March 1840.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

IN EQUITY.

PURSUANT to a Decree made on the 28th day of
 November 1838, in a Cause in which Josiah
 Gregory Nicholas Pogose and another are Complain-
 ants, and Petrus Nicholas Pogose and another are De-
 fendants.—Notice is hereby given, that on Monday, the
 13th April next, at 12 o'Clock at noon, at the Office of
 the Receiver of the Supreme Court, the following Zo-
 mindaries, &c., belonging to the Estate of Nicholas
 Marcus Pogose, will be let to Farm in one lease for
 such period as may be agreed upon at the time of the
 bidding, to the person or persons making the best
 offer for the same, that is to say—

ZILLAH Dacca.

Houses in the City of Dacca and its Suburbs.

Four Lower-roomed Houses in Marattah's Gully.
 Two Upper ditto ditto in Nulgolah.
 Three Lower ditto ditto in ditto.

Four Upper ditto ditto in Pakertully.
 Three Lower ditto ditto in ditto.
 One Upper ditto ditto in Mahoottoley.
 One Lower ditto ditto in ditto.
 Two ditto ditto ditto in Bungay Bazar.
 One ditto ditto ditto in (old) Chuck Naka.
 One large ditto ditto ditto in Sauchepundropa.
 One small ditto ditto ditto in ditto.
 One Garden enclosed within walls in ditto.
 One sixteenth part or share of a House in Pulloostoles.
 One Lower-roomed House in Sootrapore.
 Two Upper ditto ditto in Naraiadesh.
 One Lower ditto ditto in ditto.
 One ditto ditto ditto in Mohala Dig Bazar.
 One ditto ditto ditto (old) in Nageenohad.
 One ditto ditto ditto (unroofed) in Pusserrhatta.
 One ditto ditto ditto and Garden in Tiggoong.
 Two Upper ditto ditto ditto in Armenianlah.

Land in the City of Dacca and its Suburbs.

A piece of Land in Nay Bazar or Sreedhurgunge.
 A ditto ditto in Neelgolah.
 Two pieces of Land in Mogultallee.
 A ditto ditto in Sauchepundropa.
 A ditto ditto in Byragytolah.
 A ditto ditto in Hurraetolah.
 A ditto ditto in Bang Habbeebolah.
 Two ditto ditto in Mysunder.
 Five ditto ditto in Kakunpore.
 Twelve ditto ditto in Nazoyudiah or Boser Bazar.
 A ditto ditto in Agasadues Bazar.
 Two ditto ditto Garden Ground in Elzgong.
 A ditto ditto in Moholaposta.
 A ditto ditto in Barrautto.
 A ditto ditto in Dhakassuree and Choocher Bazar.
 A ditto ditto in Bazar Monohur Khaw.
 Half ditto ditto in Maleetolah.
 A ditto ditto in Nubabpore Oatternagore.
 Three ditto ditto in Bankshall.
 Half ditto ditto in Khajah Dewan Bazar.
 A ditto ditto in Pergundenia.
 A ditto ditto in Moholla Furredabad.
 A ditto ditto in Sootrapore.
 A ditto ditto in Bungsee Bazar.

TALOOKS.

A Talook called Kismut Baugasoor Kharija Pergonah
 Shaistanagore.
 A ditto called Joar Baugasoor, &c. Talooka Moodafut,
 Kistomohun Ghose.
 A ditto called Kismut Baugasoor Kharija Pergonah
 Ranjap Moodafut Nihau Khaffree, Joomun Darogah.
 A Talook Kismut Baugasoor Kharija Pergonah Shah-
 jodpore.
 A small ditto Kistomohun Ghose, Moodafut Ramer-
 sur Bose.
 A Talook in Zillah Dacca Jessalpoore and Mymensing
 called Joar Sing Bros and Sookachora and Kismut
 Bopaharjee, &c.

TALOOKS IN Dacca JESSALPORE.

A Talook called Moujah Saloon Kharija Pergonah
 Zynshshee.
 A ditto called Kismut Nawhattee Talook Mohalafel
 Ramasute Ragubind Chukerbutty Kharija Pergo-
 nah Ronandpore, even aunes Waka, Myhadeepore.
 A ditto called Kismut Baugasoor Moujah Burra Kha-
 riya Pergonah Johannagore.
 A ditto called Moujah Agodah Kharija Pergonah
 Bickrampore Moodafut Gangapershad Bungsee-
 bidden Mullick.
 A ditto called Kismut Gopindepore Kharija Pergonah
 dieru Moodafut Shaik Myndie.

ZILLAH BACKERGUNGGE.

Zemindary.

The Estate of Zemindary called Tappah Behadur-
 pore, Roodjyanagore Mamooly Pergonah Ne-
 mohalafel and its dependancies.

TALOOKS.

- A Talook called Joar Rutondie Pergonah Jafrabad Ruffanagore twelve annas share and dependencies.
A ditto called Tuppeh Azeempore.
A ditto called Kismut Khaukhee Kharija Pergonah Boozergoomedpore.
A ditto called Moujah Burrobasdea Kharija Pergonah Chunderdeep Jafrabad Ruffanagore.
A ditto called Juar Noyoyunpota Kharija Pergonah Chunderdeep.
A ditto called Juar Dackatie and some Khooty Kharija Pergonah Boozergoomedpore.
A ditto called Moujah Charakhallee four annas share Moodafut Talook Rammorsing Dutt Hakit Kasernoth Dutt and Kistodoss Dutt (Houlahs.)
A Houlah Moujah Boolia Samal Talook Sumbuchunder Sein, &c.

ZILLAH MYMUNSIING.

The Estate of Zemindarry called Pergonah Zynshahce, eight annas, fourteen gundahs, three cowries share, and its dependencies.

TALOOKS.

- A Talook called Joar Burme Tuppeh Bunbahwall Moodafut Talook Maubood Echall, one anna five gundahs share.
A ditto called Mehal Nawara Talooka Kharija Pergonah Zynshahce.

**ZILLAH DACCA JELLALPORE AND BACK-
ERGUNGE.**

- A Talook called Kismut Uzeerbaug Moodafut Talooka Mamoodasbad Kharija Tuppeh Hyderabad.
A Kalah called Kismut Musmoora Kharija Pergonah Bickrampore Moodafut Houlah Doderam Moodafut.
A Talook called Joar Godunda Kharija Pergonah Boozergoomedpore.
A ditto called Kismut Anzeempore, &c. Kharija Pergonah Buzgala.
A ditto called Moujah Charrakhallee Talook Lakshy-
nairai Dutt, six gundahs, two cowries and two
kranties share, Hakyat Bunssechunder Dutt.

For further particulars apply at the Receiver's Office,
Supreme Court.

Receiver's Office, Court
House, 14th March, 1840.

**INDIAN LAUDABLE AND MUTUAL
ASSURANCE SOCIETY.**

Directors.

C. B. GREENLAW,	WM. PATRICK,
T. E. M. TURTON.	T. B. SWINHOE.
DWARKANATH TAGORE,	A. DEH. LARFENT,
J. COLQUHOUN,	JOHN STORM, and
RUSTOMJEE COWASJEE,	W. J. TWENTYMAN.
	ESQRS.

Secretary,
JAMES CULLEN.

Treasurers,
UNION BANK.

Medical Adviser,
H. H. GOODEVE, Esq., M. D.

The Directors of the Indian Laudable and Mutual Assurance Society venture confidently to invite public attention to the principles of the Institution, and to the present state of its Funds.

For the first, it is strictly a MUTUAL ASSURANCE SOCIETY, in which all profits are rateably divided among the Assurers themselves, thereby reducing the amount premium to the lowest possible rate.

For the second, the Society on the 23th ultimo, stood as follows:—

Outstanding Risks on 304 lives, ... Co.'s Rs. 35,74,000

ASSETS—Actual Funds.

Premium Fund,	Co.'s Rs. 2,49,938
Guarantee Fund,	" 3,18,111

Co.'s Rs. 5,61,444

or equivalent 15½ per Cent. on the Outstanding Risks.

Parties entering this Society attain at once a Proprietary interest in the Premium Fund and in the Interest of the Guarantee Fund, of precisely the same character as the oldest Assurer.

They become immediately entitled to their Share of the Profits, which accumulates to their personal credit in the Guarantee Fund, until it amounts to 10 per Cent. on the amount individually assured, after which it becomes available for reduction of the amount Premium. The amount thus accumulated individually in the Guarantee Fund, is payable in the event of lapse immediately on due proof of lapse, together with the amount assured, an arrangement which, while it adds to the security of the Society, effects the assurance at the lowest possible rate. In the event of withdrawal from the Society whether assured for life or consequent on being assured for a term only, the amount is payable to the retiring Assurer, minus 25 per Cent. to be carried to the Premium Fund;—Thus a party assuring though only for one year and even retiring at the close of the first half year, is entitled to receive 3-4ths of the profits accruing to him—an advantage to parties assuring for short periods accorded by no other Office.

So that a party of the age of 25—assuring his life for one year for 2000 Rs., would pay 60 Rs., and at the expiration of the year, if the Profits amount to 20 per Cent. on the total premium paid during the year his portion would be 12 Rs., of which Rs. 9 would be returned to him, thus reducing the amount premium paid to 51 Rs., and in all other cases in the same proportion.

J. CULLEN, Secretary.

Calcutta, 1st March, 1840.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,
JOHN McQUEEN,
 Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
 5th March, 1839. }

ADVERTISEMENT

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, showing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) **H. T. PRINSEP,**

Secy. to Government Genl. Dept.
 Council Chamber, the 7th August, 1832."

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 18th April 1840, corresponding with 2d Bysack 1247 B. S.

Name of Mohal to be sold, and of the Pergunna in which it is situated, and No. of Lot in Collector's Sale Advertizement.	Recorded Proprietors.	Annual Sudder Jumma	Arrears of Revenue, including Interest and Penalty for the Kist of Jany, 1840.	Remarks.
No. 19, Kismut Lot Indoss, } Pergunnah Kootulpore,	Gopallob Tagoor,	5,705 1 10	1,747 15 11	{ This Land produces Paddy, Sugar Cane, &c.

Zillah Beerbhoom, Collector's Office, the 9th March, 1840.

S. BOWRING, Acting Collr.

This-day is Published,
(Feby. 27, 1840.)
The Assistant Magistrate's Guide,
BEING
An Abridgement of the Criminal Regulations, and
the Circular Orders and Constructions
of the Regulations,
By the Court of Nizamut Adawlut in Bengal,
By F. SKIPWITH, Esq., C. S.
Price 16 Rs.
Apply to Mr. Huttmann, Orphan Press, Calcutta.

New Postage Rates

Published this day, and for sale at the Orphan Press,
Price 2 Rs.

Rates of Inland Postage

Leviable upon Letters, Bagghy Parcels, &c. passing between Calcutta and other places in the East Indies, revised according to the Tables in Schedule C, 1, 2, 4 and 5, which have been substituted for the Tables so numbered in Schedules A and B of Act XVII. of 1837, under the order of Government, No. 184, General Department, dated 14th August, 1838, and published in the Calcutta Official Gazette of the 24th of that month. The revised rates to have effect from the 1st of October, 1839

October 7, 1839.

A REPORT ON
DORJELING,
WITH 3 MAPS;
Being a Compilation made from the Official Records of Government.
Printed under the authority of Government and with the views detailed in the "Conclusion" of the Pamphlet.
PRICE 3 RUPEES.—CASH.

RAMASEEANA,

OR A

Vocabulary of the Peculiar Language used by the
THUGS;

With an Introduction and Appendix descriptive of the System pursued by that Fraternity, and of the measures which have been adopted by the Supreme Government of India for its suppression.

Demy 8vo. 600 Pages. Price 12 Rs.

JUST PUBLISHED — HOUGH'S IMPROVED MUTINY ACTS AND ARTICLES OF WAR, 2d edition, Royal 8vo. broad margins, pp. 340. Price 6 Rupees.

G. H. HUTTMANN, Mily. Orphan Press.

CALCUTTA — Printed and Published by G. H. Huttmann, at the Bengal Military Orphan Press, No. 1, Mangoe Lane.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MARCH 28, 1840.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 23^d MARCH, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 23^d March 1840.

Act No. — of 1840.

An Act for extending Regulations XV of 1827 and XIII of 1830 of the Bombay Code to the Agents of Foreign Sovereigns.

It is hereby enacted, that the provisions of Regulations XV of 1827 and XIII of 1830 of the Bombay Code, be made applicable to the Agents of Foreign Sovereigns having lands and possessions in the British Territory of the Bombay Presidency.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 23^d day of June next.

T. H. MAUDOCK,
Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 23RD MARCH, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 23^d March, 1840.

Act No. — of 1840.

An Act for rendering a written Memorandum necessary to the validity of certain promises and engagements by extending to the Territories of the East India Company, in cases governed by English Law the Provisions of the Statute 9, Geo. IV. Ch. XIV.

It is hereby enacted, that the Statute 9, Geo. IV. Ch. XIV. shall be extended to the Territories of the East India Company; provided always that this Act shall not be construed to affect any case, which, would not have been governed by the Law of England before the passing of the aforesaid Statute, ■ this Act had not passed; or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

The Statute hereby extended to the Territories of the East India Company is as follows (the sum of £10 mentioned therein to be deemed 100 Rupees in the application of the Statute to the aforesaid Territories.)

9th Geo. IV. Cap. XIV.

An Act for rendering a written Memorandum necessary to the validity of certain Promises and Engagements.

5th May, 1828.

Whereas by an Act passed in England in the twenty-first year of the

Reign of King James the First, it was among other things, enacted, that all actions of account and upon the same, other than such

accounts as concern the trade of merchandize between Merchant and Merchant, their Factors or Servants, all actions of debt grounded upon any lending or contract without specialty, and all actions of debt for arrears of rent, should be commenced within three years after the end of the then present Session of Parliament, or within six years next after the cause of such actions or suit, and not after. And whereas a similar Enactment is contained in an Act passed in

Irish Act 10, Car. 1, Sess. 2, C. 6.

Ireland in the tenth year of the reign of King Charles the First, and whereas various questions have arisen in actions founded on simple contract, as to the proof and effect of acknowledgments and promises offered in evidence for the purpose of taking cases out of the operation of the said Enactments; and it is expedient to prevent such questions and to make provision for giving effect to the said Enactments and to the intention thereof. Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same. That in actions of debt or upon the

In actions of debt or upon the simple contract no acknowledgment shall be deemed sufficient unless it be in writing, or by part payment.

of the same. That in actions of debt or upon the simple contract no acknowledgment or promise by words only shall be deemed sufficient evidence of a new or continuing contract, whereby to take any case out of the operation of the said Enactments, or either of them, or to deprive any party of the benefit thereof, unless such acknowledgment or promise shall be made or contained by or in some writing to be signed by the party chargeable thereby, and that where there shall be two or more Joint

Joint Contractors. contractors, or Executors or Administrators of any

contractor no such joint contractor, Executor, or Administrator shall lose the benefit of the said Enactments, or either of them, so as to be chargeable in respect or by reason only by any written acknowledgment or promise made and signed by any other or others of them. Provided always, that nothing herein contained shall alter or take away or lessen the effect of any payment of any principal or interest made by any person whatsoever.

*Proviso for the case of Joint Contractors. Provided also, that in actions to be commenced against two or more such

Joint Contractors, or Executors or Administrators, if it shall appear at the trial or otherwise that the Plaintiff, though barred by either of the said recited Acts or this Act, as to one or more of such Joint Contractors, or Executors or Administrators, shall nevertheless be entitled to recover against any other or others of the Defendants, by virtue of a new acknowledgment or promise, or otherwise, judgment may be given and costs allowed for the Plaintiff as to

such Defendant or Defendants against whom he shall recover, and for the other Defendant or Defendants against the Plaintiff.

Pleas = Abatement. II. And be it further enacted, that if any Defendant or Defendants in any action on any simple contract shall plead any matter in abatement, to the effect that any other person or persons ought to be jointly sued and issue be joined on such Plea, and it shall appear at the trial that the action could not, by reason of the said recited Acts, or this Act, or of either of them, be maintained against the other person or persons named in such plea, or any of them, the issue joined on such plea shall be found against the party pleading the same.

Indorsements of Payment. III. And be it further enacted, that no indorsement or Memorandum of any payment written or made after the time appointed for this Act to take effect, upon any Promissory Note, Bill of Exchange, or other writing by or on the behalf of the party to whom such payment shall be made, shall be deemed sufficient proof of such payment so as to take the case out of the operation of either of the said Statutes.

Simple Contract debts alleged by way of set off. IV. And be it further enacted, that the said recited Acts and this Act shall be deemed and taken to apply to the case of any debt on simple contract alleged by way of set off on the part of any Defendant, either by plea, notice, or otherwise.

Confirmation of promises made by Infants. V. And be it further enacted, that by no action shall be maintained whereby to charge any person upon any promise made after full age to pay any debt contracted during infancy, or upon any ratification after full age of any promise or simple contract made during infancy, unless such promise or ratification shall be made by some writing signed by the party to be charged therewith.

Representations of Character. VI. And be it further enacted, that no action shall be brought whereby to charge any person upon or by reason of any representation or assurance made or given, concerning or relating to the character, conduct, credit, ability, trade or dealings of any other person, to the intent or purpose that such other person may obtain credit, money, or goods upon, unless such representation or assurance be made in writing, signed by the party to be charged therewith.

29 Car. 2. C. 3. VII. And whereas by an Act passed in England in the twenty-ninth year of the reign of King Charles the Second, intituled An Act for the prevention of Frauds and Perjuries, it is, among other things enacted, that from and after the twenty-fourth day of June one thousand six hundred and seventy-seven, no contract for the sale of any goods, wares and merchandizes, for the price of ten pounds sterling or upwards, shall be allowed to be good except the buyer shall accept part of the goods so sold, and actually receive the same, or give something in earnest to bind the bargain, or in part of payment; or that some note or memorandum in writing of the said bargain be made and signed by the parties to be charged by such contract, or their Agents thereunto lawfully authorized. And whereas a similar Enactment is contained in an Act passed in Ireland in the seventh year of the reign of King William the Third. And whereas it has been held that the said recited Enactments do not extend to certain executory contracts for the sale of goods, which nevertheless are within the mischief thereby intended to be remedied; and it is expedient to extend the said Enactments to such executory contracts; be it enacted, that the said Enactments shall extend to all contracts for the sale of goods of the value of ten pounds sterling and upwards, notwithstanding the goods may be intended to be delivered at some future time, or may not at the time of such contract be actually made, procured or provided, or fit or ready for delivery, or some Act may be requisite for the making or completing thereof, or rendering the same fit for delivery.

Irish Act 7. W. 3. C. 12. VIII. And be it further enacted, that no

Powers of recited Acts extended to Contracts for Goods of 10£ or upwards although the delivery be not made. IX. And be it further enacted, that the said Enactments shall extend to all contracts for the sale of goods of the value of ten pounds sterling and upwards, notwithstanding the goods may be intended to be delivered at some future time, or may not at the time of such contract be actually made, procured or provided, or fit or ready for delivery, or some Act may be requisite for the making or completing thereof, or rendering the same fit for delivery.

Memorandum exempted from Stamps. VIII. And be it further enacted, that no memorandum or other writing made necessary by this Act shall be deemed to be an agreement within the meaning of any Statute relating to the duties of Stamps.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 23d day of June next.

T. H. MADDOCK,
Sery. to the Govt. of India.

PORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 23d MARCH, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 23rd March 1840.

Act No. — or 1810.

An Act for the amendment of the Law regarding Factors, by extending to the territories of the East India Company, in cases governed by English law, the provisions of the Statute 4 Geo. 4 Ch. 83 as altered and amended by the Statute 6 Geo. IV. Ch. 91.

It is hereby enacted, that the Statute of the 4 Geo. IV Cap. 83 as altered and amended by the Statute of 6 Geo. IV. Ch. 94, shall be extended to the territories of the East India Company; provided always that this Act shall not be construed to affect any case which would not have been governed by the Law of England before the passing of the aforesaid Statutes if this Act had not passed; or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

The Statutes hereby extended to the Territories of the East India Company are as follows.

4 Geo. 4. CAP. 83.

An Act for the better protection of the property of Merchants and others, who may hereafter enter into contracts or agreements in relation to Goods, Wares, or Merchandizes, intrusted to Factors or Agents. (18th July, 1823.)

"Whereas it has been found that the Law, as it now stands, relating to Goods shipped in the names of persons who are not the actual Proprietors thereof, and to the deposit or pledge of Goods, affords great facility to fraud, produces frequent litigation, and proves, in its effects, highly injurious to the interests of Commerce in general; Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, that from and after the passing of this

Act, any person or persons intrusted, for the purpose of sale, with any Goods, Wares, or Merchandize, and by whom such Goods, Wares, or Merchandize shall be shipped, in his, her or their own name or names, or in whose name or names any Goods, Wares, or Merchandize shall be shipped by other person or persons, shall be deemed and taken to be the true Owner or Owners thereof, so far as to entitle the Consignee or Consignees of such Goods, Wares, and Merchandize to a lien thereon, in respect of any money or negotiable security or securities advanced or given by such Consignee or Consignees to or for the use of the person or persons in whose name such Goods, Wares, or Merchandize shall be shipped, or in respect of any money or negotiable security or securities received by him, her or them to the use of such Consignee or Consignees, in the like manner to all intents and purposes as if such person or persons was or were the true owner or owners of such Goods, Wares, and Merchandize; provided such Consignee or Consignees shall not have notice, by the Bill of Lading for the delivery of such Goods, Wares or Merchandize or otherwise, at or before the time of any advance of such money or negotiable security, or of such receipt of money or negotiable security in respect of which such lien is claimed, that such person or persons so shipping, in his, her or their own

name or names, or in whose name or names any Goods, Wares or Merchandize shall be shipped by any person or persons, is or are not the actual and bona fide owner or Owners, Proprietor or Proprietors of such Goods, Wares and Merchandize so shipped as aforesaid, any law, usage or custom to the contrary thereof in any wise notwithstanding: Provided also, that the person or persons in whose name or names any such Goods, Wares or Merchandize are so shipped as aforesaid, shall be taken for the purposes of this Act to have been intrusted therewith, unless the contrary thereof shall appear or be shown in evidence by any person disputing such fact.

Any person may take Goods or Bill of Lading in deposit from Consignee but shall not acquire any further right than Consignee possessed.

Bills of Lading for the delivery thereof, in deposit or pledge from any Consignee or Consignees thereof; but then and in that case such person or persons body or bodies, politic or corporate shall acquire no further or other right, title or interest, in or upon or to the said Goods, Wares or Merchandize, or any Bill of Lading for the delivery thereof than was possessed, or could or might have been enforced by the said Consignee or Consignees at the time of such deposit or pledge as a security as aforesaid: but such person or persons, body or bodies, politic or corporate, shall and may acquire, possess and enforce such right, title, or interest, as was possessed and might have been enforced; by such Consignee or Consignees at the time of such deposit or pledge as aforesaid, any rule of law, usage or custom to the contrary notwithstanding.

Right of Owner to follow his Goods while in the hands of his Agent or of his Assignees in case of Bankruptcy, or to recover them from Assignees, &c. upon paying his advances secured upon them, &c.

his her, or their Factor or Factors, Agent or Agents, before the same shall have been so deposited or pledged or from the Assignee or Assignees of such Factor or Factors, Agent or Agents, in the event of his, her, or their Bankruptcy; nor to prevent any such owner or owners, proprietor or proprietors, from demanding or recovering of, and from any person or persons, or of or from the Assignees of any person or persons in case of his or her Bankruptcy, or of or from any body or bodies, politic or corporate, such Goods, Wares, or Merchandize so consigned, deposited, or pledged, upon repayment of the money or on restoration of the negotiable security or securities, or on payment of a sum of money equal to the amount of such security or securities, for which money or negotiable security or securities such person or persons, his, her, or their Assignee or Assignees, or such body or bodies, politic or corporate, may be entitled to any lien upon such Goods, Wares, or Merchandize, nor to prevent the said owner or owners, proprietor or proprietors, from recovering of and from such person or persons, body or bodies, politic or corporate, any balance or sum of money remaining in his, her, or their hands, as the produce of the sale of such Goods, Wares, or Merchandize, after deducting thereout the amount of the money or negotiable security or securities so advanced or given upon the security thereof as aforesaid. Provided always, that in case of the Bankruptcy of such Factor or Agent, the owner of the Goods so pledged and redeemed as aforesaid, shall be hold to have discharged pro tanto the debt due by him to the Bankrupt's estate.

Proviso as to Bankruptcy of Factor.

See GEN. IV. CAP. 54.

An Act to alter and amend an Act for the better protection of the Property of Merchants and others, who may hereafter enter into Contracts or Agreements in relation to Goods, Wares, or Merchandize entrusted to Factors or Agents.

Whereas an Act passed in the fourth year of the reign of His present Majesty, intituled an Act for the better protection of the Property of

Merchants and others, who may hereafter enter into contracts or agreements in relation to Goods, Wares, or Merchandize entrusted to Factors or Agents: And whereas it is expedient to alter and amend the said Act, and to make further Provisions in relation to such contracts or agreements, or hereinafter provided: Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, that from and after the passing of this Act,

Factors or Agents having Goods at Merchandize in their possession, shall be deemed to be true Owners, so as to give validity to Contracts with persons dealing bona fide upon the Faith of such property.

any person or persons in whose name or names any Goods, Wares, or Merchandize shall be shipped by any other person or persons, shall be deemed and taken to be the true owner or owners thereof, so far as to entitle the consignee or consignees of such Goods, Wares, and Merchandize to a lien thereon, in respect of any money or negotiable security or securities advanced or given by such consignee or consignees to or for the use of the person or persons in whose name or names such Goods, Wares, or Merchandize shall be shipped, or in respect of any money or negotiable security or securities received by him, her, or them, to the use of such consignee or consignees, in the like manner to all intents and purposes as if such person or persons was or were the true owner or owners of such Goods, Wares, and Merchandize, provided such consignee or consignees shall not have notified by the Bill of Lading for the delivery of such Goods, Wares or Merchandize, or otherwise, at or before the time of any advance of such money or negotiable security, or of such receipt of money or negotiable security in respect of which such lien is claimed, that such person or persons so shipping in his, her, or their own name or name, or in whose name or names any Goods, Wares, or Merchandize shall be shipped by any person or persons, is or are not the actual and bona fide owner or owners, proprietor or proprietors of such Goods, Wares, and Merchandize so shipped as aforesaid, any law, usage, or custom to the contrary thereof in any wise notwithstanding: provided also, that the person or persons in whose name or names any such Goods, Wares, or Merchandize are so shipped as aforesaid, shall be taken, for the purpose of this Act, to have been intrusted therewith for the purpose of consignment or of sale, unless the contrary thereof shall be made to appear by bill of discovery or otherwise, or be made to appear, or be shown in evidence by any person disputing such fact.

II. And be it further enacted, that from and after the First day of October one thousand eight hundred and twenty-six,

any person or persons intrusted with and in possession of any Bill of Lading, India Warrant, Dock Warrant, Warehouse Keeper's Certificate, Wharfinger's Certificate, Warrant or Order for delivery of Goods, shall be deemed and taken to be the true owner or owners of the Goods, Wares, and merchandize described and mentioned in the said several documents heretofore stated respectively, or either of them, so far as to give validity to any contract or agreement thereafter to be made or entered into by such person or persons so intrusted and in possession as aforesaid, with any person or persons, body or bodies, politic or corporate, for the sale or disposition of the said Goods, Wares, and Merchandize, or any part thereof, or for the deposit or pledge thereof, or any part thereof, as a security for any money or negotiable instrument or instruments advanced or given by such person or persons, body or bodies, politic or corporate, upon the faith of such several documents or either of them; provided such person or persons, body or bodies, politic or corporate, shall not have notice by such documents or either of them, or otherwise, that such person or persons so intrusted as aforesaid is or are not the actual and bona fide owner or owners, proprietor or proprietors of such Goods, Wares or Merchandize so sold or deposited or pledged as aforesaid; any law, usage, or custom to the contrary thereof in any wise notwithstanding.

III. Provided always, and ■ it further enacted, that in case any person or persons, body or bodies, politic or corporate, shall, after the passing of this Act, accept and take any such Goods, Wares, or Merchandize in deposit or

on or persons so in possession said, without notice as
any debt or demand due
or persons so intrusted
said, to such person or
politic or corporate, before
pledge, then and in that
ns, body or bodies, politic
ng or taking such Goods,
deposit or pledge, shall ac-
right, title or interest in or
Wares, or Merchandize, or
said than was possessed,
enforced by the said per-
and intrusted as aforesaid,
tit or pledge as a security
person or persons, body or
so accepting or taking such
dize in deposit or pledge,
eas, and enforce such right,
possessed and might have
on or persons to possessed
any rule of law, usage, or
withstanding.

IV. And be it further enacted, that from and after the first day of October one thousand eight hundred and twenty-six, it shall be lawful to and for any person or persons, body or bodies, politic or corpo-

gent or Agents, intrusted
or Merchandize, or to whom
l, for the purchase of any
merchandize, and to receive
the same to such Agent or
et and payment shall be
against the owner of such
ndize, notwithstanding such
odies, politic or corpo-
at the person or persons
to such contract, or on
tract is made or en-
ent or Agents, provided
at be made in the usual
usiness, and that such per-
odies, politic or corporate,
ract entered into or pay-
at such Agent or Agents to
ell the said Goods, Wares,
receive the said purchas-

V. And be it further enacted, that from and after the passing of this Act, it shall be lawful to and for any person or persons, body or bodies, politic or corporate, to accept and take any such Goods, Wares or Merchandize, or any such do-

it or pledge from any such
 Agent, notwithstanding
 dy or bodies, politic or cor-
 poration as aforesaid, that the
 such deposit or pledge is
 Agent or Agents; but
 person or persons, body or
 shall acquire no further re-
 it or upon or to the said
 line, or any such document
 thereof, than was possess-
 been enforced by the said
 Agent, at the time of such
 erty as last aforesaid; but
 dy or bodies, politic or cor-
 poration, possess, and enforce such
 was possessed and might
 Factor or Factors, Agent
 such deposit or pledge in
 v, usage or custom to the

VI. Provided always, and be it enacted, that nothing herein contained shall be deemed, construed, or taken to deprive or prevent the true owner or owners, or proprietor or proprietors, of such Goods, Wares, or Merchandize, from demanding and recovering the same from his

ore, Agent or Agents, before
 sold, deposited, or pledged,
 assignees of such Factor or
 in the event of his, her, or
 to prevent such owner or
 proprietors, from demanding or
 person or persons, body or
 ate, the price or sum agreed
 of such Goods, Wares, or
 any right of set off on the part
 s, body or bodies, politic or
 actor or Factors, Agent or
 each owner or owners, prop-
 demanding or recovering of
 persons, body or bodies, polit-
 ics, Wares, or Merchandise
 on repayment of the money,
 negotiable instrument or in-
 given on the security of such
 ize as aforesaid, by such
 bodies, politic or corporate,
 Agent or Agents; and liquid-
 am of money, or on restora-
 ble instrument or instru-
 be advanced or given by
 Agent or Agents, to such
 or proprietors, or on pay-
 equal to the amount of such
 ; nor to prevent the said
 or proprietors, from re-
 person or persons, body or
 s, any balance or sum of
 her, or their hands, as to
 Goods, Wares, or merchan-
 but the amount of the money
 or instruments so obtained
 thereof as aforesaid: Pro-

vided always, that in case of the bankruptcy of any such Factor or Agent, the owner or owners, proprietor or proprietors of the Goods, Wares, and Merchandize so pledged and redeemed as aforesaid, shall be held to have dis-

due by him, her, or them
rupt.

VII. And whereas it is expedient to prevent an improper deposit or pledge of Goods, Wares, or Merchandise, or the doing

ments relating to such
disburse, intrusted or con-
siders or Agents; be it there-
of Factors or Agents, at any
said First Day of October,
thousand and twenty-six, shall
goods, Wares or Merchandise,
aforesaid to his or her use
the said several documents
aforesaid, with any person
ness, public or corporate, or
any or negotiable instrument
now received by such Factor
ty or dispose thereof in
violation of good faith, and
owner or owners of any
merchandise, every person in
the United Kingdom, shall
be guilty of a misdemeanour,
if according to law, shall

to sentenced to imprisonment for any term not exceeding fourteen years, or to receive such other punishment as may be deemed fit.

and as such offender may be tried

Not to extend to cases in which the Agent has not made the Goods a security for any sum beyond the extent of his own lien.

pledged any Goods, Wares, or Merchandize so intrusted or consigned to him, her or them, provided the same shall not be made a security for or subject to the payment of any greater sum or sums of money than at the time of such deposit or pledge was justly due, and owing to such person or persons from his, her, or their principal or principals: Provided

Acceptances of Bills by an Agent not to create a lien so as to excuse the pledge, unless the Bills are paid when due.

any part of such debt so due, and owing from such principal or principals within the true intent, and meaning of this Act, so as to excuse the consequence of such a deposit or pledge, unless such Bills shall be paid when the same shall respectively become due.

Act not to extend to Partners not being privy to the offence.

ed to be guarded against by this Act, shall not extend or be construed to extend to any partner or partners or other person or persons of or belonging to any partnership, society, or firm, except only such partner or partners, person or persons, as shall be accessory or privy to the commission of such offence; any thing herein contained to the contrary in any wise notwithstanding.

VIII. Provided always, and be it further enacted, that nothing herein contained shall extend or be construed to extend to subject any person or persons to prosecution, for having deposited or

nevertheless that the Acceptances of Bills of Exchange by such person or persons drawn by or on account of such principal or principals, shall not be considered as constituting

IX. Provided also, and be it further enacted, that the penalty by this Act annexed to the commission of any offence intended

Act not to lessen any remedy at Law or Equity which the party aggrieved may be entitled to adopt.

lessen, or impeach any remedy at Law or in Equity, which any party or parties aggrieved by any offence against this Act might or would have had or have been entitled to against any such offender if this Act had not been made, nor any proceeding, conviction, or judgment had been had or taken thereupon, but nevertheless, the conviction of any offender against this Act shall not be received in evidence in any action at law or suit in Equity against such offender: And further, that no person shall be liable to be convicted by any evidence whatever as an offender against this Act, in respect of any act, matter, or thing done by him, if he shall at any time previously to his being indicted for such offence have disclosed any such matter or thing on oath under or in consequence of any compulsory process of any Court of Law or Equity, in any action, suit, or proceeding, in or to which he shall have been a party, and which shall have been *bona fide* instituted by the party aggrieved by the act, matter or thing, which shall have been committed by such offender aforesaid.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 23d day of June next.

T. H. MADDOCK,

Secy. to the Govt. of India.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, APRIL 1, 1840.

FORT WILLIAM,
GENERAL DEPARTMENT, 26th JUNE, 1832.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 18TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR
MAKING ADVANCES IN INDIA AND CHINA,
UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange shall be determined from time to time at the place where the Advance is made under the Court's orders.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

For Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Madras.
Ditto.....	Bombay.
For Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading shall be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose so re-paying the Company the amount of the Advances made thereon, including Freight, and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to these Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whatsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 27TH NOVEMBER, 1839.**

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 28. 1d per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,
H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 30TH MARCH, 1840.**

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 30th March 1840, is hereby promulgated for general information.

Act No. VII. of 1840.

An Act for authorizing the appointment of Uncovenanted Servants to the Offices of Deputy Register and Assistant Register to the Sudder Courts of the Presidency of Fort William in Bengal.

It is hereby enacted, that whenever the Governor of Bengal, and the Lieutenant-Governor, or other authority exercising the powers of Lieutenant-Governor of the North-Western Provinces, shall deem it expedient to appoint any persons not being Covenanted Servants, to the Offices of Deputy Register or Assistant Register to the Courts of Sudder Dewanny and Nizamut Adawlut at Calcutta and Allahabad respectively, it shall be competent to those Courts to assign to the Officers above named, any duties at present performed by their Registers.

T. H. MADDOCK,
Secy. to the Govt. of India.

**FORT WILLIAM,
POLITICAL DEPARTMENT, 30TH MARCH, 1840.**

Mr. H. V. Bayley has been appointed Assistant Secretary in the Secret and Political Departments, and also in the Legislative, and Judicial and Revenue Departments of the Government of India.

T. H. MADDOCK,
Secy. to the Govt. of India.

**No. 151.
FORT WILLIAM,
GENERAL DEPARTMENT,
THE 30TH MARCH, 1840.**

Dr. J. N. Rind, Superintendent of the Government Lithographic Press, is permitted to proceed to the Eastward for the benefit of his health, and to be absent on that account for a period of six months.

G. A. BUSHBY,
Secy. to the Govt. of Bengal.

(No. 404.)

**ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

**JUDICIAL AND REVENUE DEPARTMENT,
THE 17TH MARCH, 1840.**

Mr. G. J. Morris has been appointed to Office as Special Commissioner under Regulation III. of 1828 for the Division of Chittagong, until further orders.

The following Officers have obtained leave of absence from their Stations:

THE 28TH MARCH, 1840.

Mr. K. Mackinnon, Civil Assistant Surgeon Tirhoot, from the 2nd to the 10th instant, in extension of the leave granted to him on the 7th December, 1839.

THE 30TH MARCH, 1840.

Mr. H. Nisbet, Civil and Sessions Judge of Sarun, for two months, from the 1st proximo, preparatory to his proceeding to Europe on Furlough, in addition to the leave granted to him on the 18th ultimo.

THE 31ST MARCH, 1840.

Mr. W. S. Alexander is appointed to officiate as Civil and Sessions Judge of Shahabad, until further orders.

J. H. YOUNG,
Depty. Secy. to the Govt. of Bengal.

No. 7.

**ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
OF THE NORTH WESTERN PROVINCES.**

**POLITICAL DEPARTMENT,
AGRA.**

THE 20TH MARCH, 1840.

Mr. A. P. Currie to officiate as Agent to the Lieutenant Governor North Western Provinces, at Furruckabad, during the absence of Mr. H. Swetenham, on Medical Certificate, or until further orders.

J. THOMASON,
Offg. Secy. to Govt. N. W. P.

No. 940.

**ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
N. W. P.**

**AGRA,
GENERAL DEPARTMENT,**

THE 18TH MARCH, 1840.

**APPOINTMENTS,
REVENUE**

Mr. M. R. Gubbins to be Settlement Officer in Zillah Etawah.

JUDICIAL AND REVENUE.

Mr. G. H. M. Alexander to be Joint Magistrate and Deputy Collector of Rohituck.

The foregoing Appointments are to have effect from the 28th ultimo, the date on which the Vessel in which Mr. J. L. M. Lawrence embarked for England, was left by the Pilot ■ Sea.

GENERAL.

Mr. D. Butter, M. D., ■ be Civil Surgeon of Benares.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

No. 939.

**ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
N. W. P.**

**AGRA,
GENERAL DEPARTMENT.**

THE 18TH MARCH, 1840.

JUDICIAL AND REVENUE

The Order by the Commissioner of ■ Allahabad Division, directing Mr. A. A. Roberts, ■ Officer

Joint Magistrate and Deputy Collector, to assume charge of the Offices of Magistrate and Collector of Allahabad, to enable Mr. Montgomery to relieve Mr. Elliot from the Office of Secretary to the Sudder Board of Revenue, agreeably to the leave of absence obtained by that Gentleman on the 24th ultimo, is confirmed.

The 19th March, 1840.

JUDICIAL.

The Order of the Sudder Dewanny and Nizamut Adawlut authorizing Mr. J. P. Gubbins to make over charge of the current duties of the Civil and Sessions Judge's Office at Goruckpoor, to the Principal Sudder Ameen, is approved.

APPOINTMENTS.

JUDICIAL.

Mr. H. Lushington to officiate as Civil and Sessions Judge of Goruckpoor, until further orders.

JUDICIAL AND REVENUE.

Mr. J. P. Gubbins to officiate as Magistrate and Collector of Panceput, until further orders.

Mr. H. C. Tucker to be Joint Magistrate and Deputy Collector of Allahabad. Mr. Tucker will continue to officiate as Magistrate and Collector of Azimgurh, until further orders.

Mr. R. T. Tucker to be Joint Magistrate and Deputy Collector of Ghazeepoor.

The two foregoing Appointments are to take effect from the 25th ultimo.

JUDICIAL.

Mr. C. Lindsay, Civil and Sessions Judge of Delhi, has obtained leave of absence to proceed to the Hills, on Medical Certificate, for the benefit of his health, for seven months, from the 25th instant. Mr. Lindsay has been authorized to make over charge of his Office to the Principal Sudder Ameen on the date mentioned above.

J. THOMASON,

Offg. Secy. to Govt. N. W. P.

IT is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 29th March and Sunday the 29th March, both dates inclusive, are despatched by the undermentioned Vessels which sailed from Calcutta on dates specified:			
Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
24th and 24th March,	John Colvin,	London,	Left Town on the 24th instant.
25th to 29th Ditto,	Repulse,	Ditto,	Expected to sail on the 31st ditto.
23d to 28th Ditto,	Prince George,	Singapore,	Left Town on the 26th ditto.
27th to 29th Ditto,	Columbine,	Ditto,	Will sail on the 1st proximo.
24d to 27th Ditto,	Frederick Warren,	Boston,	Left Town on the 27th instant.
23d to 25th Ditto,	Ernaad,	Penang,	Ditto 26th ditto.

Wm. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 31st March, 1840.

NOTICE is hereby given, that the Letters for the Mauritius, received at this Office up to the 10th instant, inclusive, which were marked for transmission by the "John Heyes," were transferred to the "Symmetry," in consequence of the former Vessel having put back.

All letters for the Cape of Good Hope received up to the 21st ultimo, inclusive, and which were marked for despatch by the "Mount Stuart Elphinstone," were transferred to the "Walmer Castle," the former Vessel not being so destined.

The undermentioned Transfers were effected, in consequence of the Packets arriving at Kedgeeroo too late to catch the Vessels for which they had been originally intended.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been transmitted.	Destination.	Names of the Vessels by which the Letters were transmitted.
9th & 10th February 1840,	Will Watch,	Hobart Town and Sidney,	Indus.
27th ditto ditto,	Verton,	Cape of Good Hope,	Walmer Castle.
9th March ditto,	Zenobia,	Ditto,	Ditto.
13th ditto ditto,	Exmouth,	London,	Thos. Grenville.
15th ditto ditto,	Col. Bucey,	Buchira and Bussorah,	Faiz Rutahby.
18th & 19th ditto,	Cambria,	Liverpool,	Miranda.
20th ditto ditto,	Sabine,	Bourbon,	Robert Surcouf.
20th ditto ditto,	Ecuand,	Penang,	Roromany.

WM. MOORE, Deputy Post Master.

Fort William, General Post Office, }
the 31st March, 1840.

STEAM NOTICE.

THE 30th of the ensuing month of April being fixed for the despatch of the next Mail for Suez, by a Steamer, from Bombay.—Notice is hereby given, that the latest safe date for the transmission of Letters from Calcutta, which may be intended for conveyance by that opportunity, will be the 15th Proximo.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office, }
the 26th March, 1840.

STEAM POSTAGE.

NOTICE.—The following modified rates of Steam Postage will be levied in future, in addition to whatever Inland Postage may be leviable, upon all Letters conveyed by Packets between Ports or Places in the Red Sea or Persian Gulf and the East Indies:

	As.
A Letter not exceeding 1½ Tola,	0 9 0
Above 1½ and not exceeding 2½ Ditto,	1 0 0
Ditto 2½ Ditto 5 Ditto,	2 0 0
Ditto 5 Ditto 7½ Ditto,	3 0 0

and 1 Rupee, or two rates, for every 2½ Tola Weight, or for any fraction of that weight.

The above modification of Steam Postage is ordered to be adopted, under the authority of a Treasury Warrant dated the 22d of November last.

H. S. OLDFIELD,

Offg. Post Master General,

Fort William, General Post Office, }
the 9th March, 1840.

POST OFFICE NOTICE.

WITH the view to the more general convenience of the public, Government have been pleased to sanction two new Offices for the receipt of letters for the General Post. It is therefore, hereby notified, that Receiving Offices will be opened from the 1st Proximo at the following places:

- One at Kidderpore, on the west side of the road to Garden Reach and opposite to the Police Thannah.
- One in the Boltakbanna Bazar, on the south side, near the Circular Road.

Letters for despatch will be received at these Offices from 11 A. M. to 4 P. M. daily. All persons delivering letters at these Offices will receive Receipts in the same manner as at the General Post Office.

The Receivers at these Offices are furnished with three sets of rules, one in English, one in Bengallee and one in Hindoostani, which they are directed to produce when required.

Chunderseker Bannarjee has been appointed Receiver of the Kidderpore or No. 5 Division, and Sibelunder Dutt of the Boitakkhanna or No. 6 Division.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office,
the 20th March, 1840.

শ্রী রাম
চরন স্বরণ

নতুন ডাকঘর বসাইবার এনুহার

ক্রীত গবর্ণমেন্ট অগামর সাধারণের অতিক
হিতার্থে পত্রাদি ডাক পুরন জনা দুই স্থানে
দুইটা ডাকঘর স্থাপিত করিলেন অর্থাৎ ৫ নম্বরের
ঘর বিদ্যাপুরে কোম্পানির বাগানে যাইতে যে
রাস্তা ডাকঘর পশ্চিম দিগে এবং পুলিশের থানার
সম্মুখে আর ৬ নম্বরের ঘর বৈষ্ণবস্থানের বাজারের
দক্ষিণ বাহির রাস্তার নিকট বসান গেল আগত
মাসের ১ গহিনা তারিখ অবধি তৎকর্ত্ত আরম্ভ
হইবেক

উপরক্ত ডাকঘরে পুতাহিক বেলা ১১ ঘটিকা
অবধি দিবা দুই পূর্ব ৪ টারি ঘটীর সময় পর্যন্ত
পত্রাদি লওয়া যাইবেক এবং পত্রাদি পুরক
অর্থাৎ চিঠীরাতি পাঠানে ওয়ালারা যেমত অনরল
পোষ্ট অফিসে আপন রসিদে সহি ও মোহর
পাঠান তদনুসরণে গ্রহণেতেও পাইবেন

পত্রাদি পুণক অর্থাৎ কথিত নম্বরের রিসি
বহেরা আবসাক মতে তিন কিতা আইন অর্থাৎ
ইসলামী ও বাখালি হিন্দুস্থানি ভাষার লিখিত
পাইবেক

মোঃ হিদ্রিপুর্ ৫ নম্বরের রিসিরি কয়ে
ইচ্ছাসেধর বন্দোপাধ্যায়কে নিযুক্ত করণেন
অত্র মোকাম বৈষ্ণবস্থানের ৬ নম্বরের রিসিবরিতে
ক্রীসরচন্দ্র নতুন রাধাগেল ইতি শন ১৮৪০ সালের
১০ মার্চ অনরল পোষ্ট অফিস

اشہار نی ڈانگ چوکیان
بیٹھا لے کا

خبر دینی جانی ہے کہ لوگوں کی
بہتر بہتری کے لئے سرکار نے دو ڈانگ
چوکیان ایک نمبر پانچ خضرپور میں
موجیکھو لے جانے کی رستے کی بچھم
اور جو پولیس تھانے کے سامنے ہے
اور دوسری چوکی نمبر چھ بیٹک خانے
کی بازار کی دکن اور باہر رستے کے

نکت بیٹھا لا گیا جن کا کام کاج آگامی
مہینے کی بہائی تاریخ سے چائگا
اُن چوکیوں میں دن دن آگیا رہ
گھنٹے سے دو پہر چار گھنٹے دن تک
چٹھیاں لٹن جائیگی اور چٹھیاں بھیجنے
والوں کو جیسے صدر ڈانگ گھر میں
رسید دن ملتے ہیں تیسے ہی ان چوکیوں
سے ملینگے

اُن چوکیوں کے ڈانگ منشیوں کے لئے
آئین و ضابطہ صدر ڈانگ گھر سے بموجب
ضروری بھیجے جائینگے
اُن چوکیوں میں مقام خضرپور پانچ
نمبر کے ڈانگ منشی چندر سیکر
بند ورجہ اور بیٹک خانے میں جھہ نسر
کے منشی شیو چندر دت کو مقرر کیا گیا

H. S. OLDFIELD, Offg. Post Master Genl.

POST OFFICE NOTICE.

NOTICE.—Under the Orders of the Hon'ble the Pres-
ident in Council, from and after the 15th of the
ensuing month of January, there will be a second despatch,
daily, from Calcutta to Khamrah, six stages in advance of
Berhampore; as, also, a second daily despatch thence to
Calcutta. The ordinary Mail, from Calcutta, as at present,
will go out at 8 P. M. The other daily despatch will be
sent off at noon.

Barrackpore	Jehanagore	The mid-day despatch will convey letters, newspapers, &c. for the stations noted in the margin, thus giving them an advantage of 8 hours over the night Mail.
Serampore	Patesoleo	
Chandernagore	Cutwah	
Hooghly	Mera	
Noisera	Berhampore	
Digrah	Jeagunge	
Santipore	Bogowangolah	
Nuddea	Jungypore	
Calcutta	Khamrah	

The hour most suitable for despatching the second daily Mail from Khamrah will be fixed by the local Post Master, so that, similar conveniences may be afforded to the Public, by a saving of 12 hours, more or less, in the arrival of letters, &c. in Calcutta from the stations specified.

It has not been found expedient to extend the double despatch on this line of Dawk route, beyond Khamrah, as the great increase of expense for the maintenance of the additional establishment which would thus be required, would not be compensated for by the advantage likely to be gained.

Arrangements are making for adopting a similar double-despatch, along the whole line of Dawk route, from Calcutta to Kurnaul, which will, probably, be brought into operation by the 1st of February next; but of which, further notice will be given, hereafter.

Letters for the stations specified which may be intended for transmission by the mid-day Mails, must be delivered at the General Post Office between the hours of 10 and 11 A. M.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, Genl. Post Office,
the 27th Dec. 1839.

NOTIFICATION.

WITH reference to the notice of the undersigned, dated 27th ultimo, it is hereby further notified that from the 1st proximo, the mid-day despatch will be extended to the line of Trunk Road between Calcutta and Loodianah, from each of which places a Mail, for the other extreme end, will be despatched at noon.

Bardwan.	Menporee.	This despatch will include Letters, &c., for the several Stations noted in the margin. Letters from Calcutta intended for transmission by the noon despatch, for these Stations, must be delivered at this Office between the hours of 10 and 11½ A. M.
Mangulpore.	Allyghur.	
Sheerghattee.	Delhie.	
Benares.	Kurnaul.	
Allahabad.	Umhalah.	
Futteeputre.	Loodianah.	

H. S. OLDFIELD,

Offy. Post Master General.

Fort William, Gent. Post Office, }
The 21st January, 1840. }

STEAM NOTICE.



The BHAGURUTTEE, in tow of the JUMNA, Steam Vessel, for Allahabad, left Calcutta on the 28th Instant, and will probably leave Allahabad on the 25th April, on her return to Calcutta.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON,

Controller of Govt. Steam Vessels.

Calcutta, 28th March, 1840.

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to Canoe Street to be fenced, while the Road is under repair.

Lower North Division.

Colontollah New Road, Southside arch of the Tunnel, which crosses College Street, to be re-constructed.

Lower North and Upper North Divisions.

Chitpore Road; West side: from Moorgyhattah Street opposite Dwarkeynath Tagore's Lane—Aqueduct to be built.

Upper North Division.

Rameenul Bose's Street, at the junction of Saun Bazar Street,—retaining wall to be constructed.

R. J. ROSE,

Offy. Supt. Conservancy.

SHERIFF'S OFFICE, 23d MARCH, 1840.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Goal Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Saturday, the Eighteenth day of April next, at 12 of the Clock at noon.

T. BRACKEN, Sheriff.

The Court will open on the first day of the Sessions at 12 o'Clock at noon, and upon each succeeding day precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

T. BRACKEN, Sheriff.

সরিগ আপিয় ২০ মার্চ ১৮৪০ সাল—
আদালত দেওয়ান আইতেছে যে আগামি ১৮ এপ্রিল ১৮৪০ সাল খমিসবার দুই প্রহরের সময় সবে কলিকাতার কোর্ট হাউসে এবং তাহার পরোপাতি জেজবল তাহা ডিমিনিসে বহনসে

কোর্ট হাউসেই প্রথম কোর্ট আপন আদালত ঘরে ওয়র্টরমিনর এবং এডমিরেলটি অর্থাৎ মহা সমুদ্র সন্নিকর্ষ মোকদ্দমার নিষ্পত্তি জন্য এক সেশিয়ান অর্থাৎ মিছিল করিবেন—

T. BRACKEN, Sheriff.

এই শেশিয়ান জতোকাল পর্যন্ত বসিবেক তাহার প্রথম দিন দুই প্রহরের সময় তাহার পর প্রতি দিবস ১১ ঘণ্টার সময় বসিবেক এবিসয় সক লেখরন রাখুন—

T. BRACKEN, Sheriff.

BENGAL MEDICAL RETIRING FUND.

UNDER Article XIX. of the Rules, the second Quarterly General Meeting of the Subscribers of the Bengal Medical Retiring Fund for the current year will be held at the Town Hall, on Monday, the 13th April, instant, at 4 o'Clock in the afternoon.

By order of the Committee of Management,

GEO. HILL, Secretary.

Bengal Medical Retiring Fund Office, }
Calcutta, 1st April, 1840. }

East India Army Agency,

16, CORNHILL, AND 5, ST. MARTIN'S PLACE,
CHANCING CROSS.

Messrs. GRINDLAY, CHRISTIAN, & MATTHEWS

THE numerous communications which have been addressed to Captain Grindlay from all parts of India, conveying the most flattering approbation of the manner in which his duties to his constituents have hitherto been performed, and the most cordial assurances of support to the new Firm, commenced in November, 1838, are felt by him to call for a public expression of gratitude.

In thus offering his thanks for the extensive and honorable patronage long afforded to the Establishment under his sole management, and now so kindly promised to the Firm of GRINDLAY, CHRISTIAN AND MATTHEWS, he begs to assure his numerous friends and well wishers, that the efforts of himself and his partners will be unremittingly directed to merit the continued confidence reposed in them by the various branches of the Indian community, both at home and abroad.

The high character attained by the Establishment under his superintendence has been the result of many years' perseverance.—Its pretensions were tested by experience, and the value of the facilities which it afforded for the dispatch of business, tried and vouchsafed for by a large proportion of those whose engagements led them to India. It is acknowledged with pride, that success followed exertion, and the means have thus been obtained of increasing the resources of the Establishment and greatly enlarging the circle of its usefulness.

In conclusion, Messrs. GRINDLAY, CHRISTIAN AND MATTHEWS have only to remind their Subscribers and the Public at large, that they continue to transact every description of business connected with India and the Colonies.

Parties desiring to support this Agency are informed that Subscriptions of 12 Rupees per annum will be received by

Messrs. COLVIN, AINSLIE, COWIE & Co., Calcutta.
Messrs. BENNY & Co. Madras.
Messrs. LACKIE & Co. Bombay.
Messrs. FRITH & Co. Do.

Office of the East India Army Agency in London, 16, Cornhill, and East India Rooms, 5, St. Martin's Place, Charing Cross.

CORRESPONDENCE

Between Europe and India Overland.

THE following PLAN, now in practice by a large number of the Subscribers to Messrs. GRINDLAY and Co.'s Agency, is recommended for general adoption:—

ALL Letters should be addressed in the ordinary manner, but with the addition of "16, Cornhill" below, and the name of the Subscriber on the back, to whose account the Postage is to be charged. The Letters are, immediately on their receipt, registered and forwarded (post paid) by Messrs. G. and Co. to the address, either permanent or variable, of the Party in Europe or India respectively. The Postages, with the Annual Subscription, are charged periodically in account with the Subscriber, payable either in England or India; or in many cases a remittance in advance is made to cover the probable estimated amount during the year.

An Envelope, containing several enclosures, written on thin paper and watered, may thus be sent:—

Via Marseilles.

IF WEIGHING

Under Quarter of an Ounce, a single rate of postage 2s. 8d.
Under Half ditto, double ditto 3s. 6d.

Via Falmouth.

IF WEIGHING

Under Half of an Ounce, a single rate of postage 1s. 0d.
Under One Ounce, double ditto 2s. 0d.

The Enclosures would then be forwarded by Messrs. G. and Co. to their respective destinations.

Subscribers absent from England have the privilege of naming a Proxy, to avail himself of the resources of the EAST INDIA HOUSE, in LONDON.

And it is requested that a Letter of full Instructions be addressed to Messrs. G. and Co.

NOTICE.—The Bank of Bengal Agency, Mirzapore, will cash approved Drafts on Calcutta not having more than 91 days date.

61 days date at Co.'s Rs. 2-10-10 per Cent discount.
91 days date at " 3- 4- 1 ditto ditto.

Parties in Tirhoot sending Drafts for even thousands, can have Orders on that Treasury in payment.

(Signed) C. HAMILTON,

Agent to the Bank.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

IN EQUITY.

PURSUANT to an Order made on the 29th day of May, 1837, in a Cause in which Sreematty Bhobosondery Dabee is Complainant, and Rajchunder Haldar and others are Defendants—Notice is hereby given, that on Friday, the 3d April next, at one o'clock in the afternoon, at the Office of the Receiver of the Supreme Court, the Towfeer Lands of following Talooks, belonging to the Estate of the late Colleychurn Haldar, will be let to farm in one Lease for such period as may be agreed upon at the time of the bidding to the person or persons making the best offer for the same, that is to say—

About 12,000 Biggahs of Towfeer Lands of Talooks called Abaudkanolchumpore, Sreekistanogore, and Luckeynarainpore, in the Pergunnah Kismut Shupore, and Moujah Seebgunge Sirhangampore and Turf Hurrimal Moujah Ombreanogore and Kistnos-rampore in the Pergunnah Kismut Matteghur in Zillah 24-Pergunnahs.

For further particulars apply at the Receiver's Office, Supreme Court.

Receiver's Office, Court House, }
17th March, 1840.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

IN EQUITY.

PURSUANT to an Order made on the 2d day of February, 1837, in a Cause in which Elliot Macnaghten and another are complainants, and Hurromohun Roy and others are Defendants—Notice is hereby given, that on Friday, the 3d April next, at 12 o'clock at noon, at the Office of the Receiver of the Supreme Court, the Talook called Luckheypore situate in the Zillah of the 24-Pergunnahs, will be let to farm (for such period as may be agreed upon at the time of the bidding,) to the person or persons making the best offer for the same.

For further particulars apply at the Receiver's Office, Supreme Court.

Receiver's Office, Court House, }
17th March, 1840.

NOTIFICATION.

IT is hereby notified that Mr. John Melville, formerly of the Firms of Fairlie, Fergusson and Co. and Fergusson and Co. of Calcutta, (from which he retired in 1822,) having this day joined our Establishment, our Business will be conducted, in future, under the Firm of Cruikshank, Melville and Co.

P. CRUIKSHANK & CO.

London, 1st January, 1840.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 18th April 1840, corresponding with 2d Bysack 1247 B. S.

Name of Mohal to be sold, and of the Pergunna in which it is situated, and No of Lot in Collector's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumma	Arrears of Revenue, including Interest and Penalty for the Misl of Jan'y. 1840.	Remarks.
No. 10, Kismat Lot Indee, } Pergunnah Kootshupore,	Gopallobil Tagoor,	5,705 1 10	1,747 15 11	This Land produces Paddy, Sugar Cane, &c.

S. BOWRING, Acting Collr.

Zillah Beerbhoom, Collector's Office, the 9th March, 1840.



SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

WEDNESDAY, APRIL 1, 1840.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 23D MARCH, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 23d March 1840.

Act No. — of 1840.

An Act for extending Regulations XV of 1827 and XIII of 1830 of the Bombay Code to the Agents of Foreign Sovereigns.

It is hereby enacted, that the provisions of Regulations XV of 1827 and XIII of 1830 of the Bombay Code, be made applicable to the Agents of Foreign Sovereigns having lands and possessions in the British Territory of the Bombay Presidency.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 23d day of June next.

T. H. MADDOCK,
Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 23RD MARCH, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 23d March, 1840.

Act No. — of 1840.

An Act for rendering a written Memorandum necessary to the validity of certain promises and engagements by extending to the Territories of the East India Company, in cases governed by English Law the Provisions of the Statute 9, Geo. IV. Ch. XIV.

It is hereby enacted, that the Statute 9, Geo. IV. Ch. XIV. shall be extended to the Territories of the East India Company; provided always that this Act shall not be construed to affect any case, which, would not have been governed by the Law of England before the passing of the aforesaid Statute, if this Act had not passed; or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

The Statute hereby extended to the Territories of the East India Company is as follows (the sum of £10 mentioned therein to be deemed 100 Rupees in the application of the Statute to the aforesaid Territories.)

9TH GEO. IV. CAP. XIV.

An Act for rendering a written Memorandum necessary to the validity of certain Promises and Engagements.

9th May, 1828.

Whereas by an Act passed in England in the twenty-first year of the

Reign of King James the First, it was among other things, enacted, that all actions of account and upon the case, other than such

accounts as concern the trade of merchandize between Merchant and Merchant, their Factors or Servants, all actions of debt grounded upon any lending or contract without specialty, and all actions of debt for arrearages of rent, should be commenced within three years after the end of the then present Session of Parliament, or within six years next after the cause of such actions or suit, and not after.

And whereas a similar Enactment is contained in an Act passed in Ireland in the tenth year

of the reign of King Charles the First, and whereas various questions have arisen in actions founded on simple contract, as to the proof and effect of acknowledgments and promises offered in evidence for the purpose of taking cases out of the operation of the said Enactments; and it is expedient to prevent such questions and to make provision for giving effect to the said Enactments and to the intention thereof. Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, That in actions of debt or upon the

case grounded upon any simple contract no acknowledgment or promise by words only shall be deemed sufficient evidence of a new or continuing contract, whereby to take any case out of the operation of the said Enactments, or either of them, or to deprive any party of the benefit thereof, unless such acknowledgment or promise shall be made or contained by or in some writing to be signed by the party chargeable thereby, and that where there shall be two or more Joint

contractors, or Executors or Administrators of any contractor no such joint contractor, Executor, or Administrator shall lose the benefit of the said Enactments, or either of them, so as to be chargeable in respect or by reason only by any written acknowledgment or promise made and signed by any other or others of them. Provided always, that nothing herein contained shall alter or take away or lessen the effect of any payment of any principal or interest made by any person whatsoever.

Provided also, that in actions to be commenced against two or more such Joint Contractors, or Executors or Administrators, if it shall appear at the trial or otherwise that the Plaintiff, though barred by either of the said recited Acts or this Act, as to one or more of such Joint Contractors, or Executors or Administrators, shall nevertheless be entitled to recover against any other or others of the Defendants, by virtue of a new acknowledgment or promise, or otherwise, judgment may be given and costs allowed for the Plaintiff as to

Joint Contractors.

such Defendant or Defendants against whom he shall recover, and for the other Defendant or Defendants against the Plaintiff.

Pleas in Abatement. II. And be it further enacted, that if any Defendant or Defendants in any action on any simple contract shall plead any matter in abatement, to the effect that any other person or persons ought to be jointly sued and issue be joined on such Plea, and it shall appear at the trial that the action could not, by reason of the said recited Acts, or this act, or of either of them, be maintained against the other person or persons named in such plea, or any of them, the issue joined on such plea shall be found against the party pleading the same.

Indorsements of Payment. III. And be it further enacted, that no indorsement or Memorandum of any payment written or made after the time appointed for this Act to take effect, upon any Promissory Note, Bill of Exchange, or other writing by or on the behalf of the party to whom such payment shall be made, shall be deemed sufficient proof of such payment so as to take the case out of the operation of either of the said Statutes.

Simple Contract debts alleged by way of set off. IV. And be it further enacted, that the said recited Acts and this Act shall be deemed and taken to apply to the case of any debt on simple contract alleged by way of set off on the part of any Defendant, either by plea, notice, or otherwise.

Confirmation of promises made by Infants. V. And be it further enacted, that by no action shall be maintained whereby to charge any person upon any promise made after full age to pay any debt contracted during infancy, or upon any ratification after full age of any promise or simple contract made during infancy, unless such promise or ratification shall be made by some writing signed by the party to be charged therewith.

Representations of Character. VI. And be it further enacted, that no action shall be brought whereby to charge any person upon or by reason of any representation or assurance made or given, concerning or relating to the character, conduct, credit, ability, trade or dealings of any other person, to the intent or purpose that such other person may obtain credit, money, or goods upon, unless such representation or assurance be made in writing, signed by the party to be charged therewith.

29 Car. 2. C. 3. VII. And whereas by an Act passed in England in the twenty-ninth year of the reign of King Charles the Second, intituled An Act for the prevention of Frauds and Perjuries, it is, among other things enacted, that from and after the twenty-fourth day of June one thousand six hundred and seventy-seven, no contract for the sale of any goods, wares and merchandizes, for the price of ten pounds sterling or upwards, shall be allowed to be good except the buyer shall accept part of the goods so sold, and actually receive the same, or give something in earnest to bind the bargain, or in part of payment; or that some note or memorandum in writing of the said bargain be made and signed by the parties to be charged by such contract, or their Agents thereunto lawfully authorized. And whereas a similar Enactment is contained in an Act passed in Ireland in the seventh year of the reign of King William the Third. And whereas it has been held that the said recited Enactments do not extend to certain exoneratory contracts for the sale of goods, which nevertheless are within the mischief thereby intended to be remedied; and it is expedient to extend the said Enactments to such exoneratory contracts; be it enacted, that the said Enactments shall extend to all contracts for the sale of goods of the value of ten pounds sterling and upwards, notwithstanding the goods may be intended to be delivered at some future time, or may not at the time of such contract be actually made, procured or provided, or fit or ready for delivery, or some Act may be requisite for the making or completing thereof, or rendering the same fit for delivery.

Irish Act 7. W. 3. C. 12.

Powers of recited Acts extended to Contracts for Goods of 10£ or upwards although the delivery be not made.

VIII. And be it further enacted, that no memorandum or other writing made necessary by this Act shall be deemed to be an agreement within the meaning of any Statute relating to the duties of Stamps.

Memorandum exempted from Stamps.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 23d day of June next.

T. H. MADDOCK,
Secy. to the Govt. of India,

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 23d MARCH, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 23rd March 1840,

Act No. — of 1840.

An Act for the amendment of the Law regarding Factors, by extending to the territories of the East India Company, in cases governed by English law, the provisions of the Statute 4 Geo. 4 Ch. 83 as altered and amended by the Statute 6 Geo. IV. Ch. 94.

It is hereby enacted, that the Statute of the 4 Geo. IV Cap. 83 as altered and amended by the Statute of 6 Geo. IV Ch. 94, shall be extended to the territories of the East India Company; provided always that this Act shall not be construed to affect any case which would not have been governed by the Law of England before the passing of the aforesaid Statutes if this Act had not passed; or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

The Statutes hereby extended to the Territories of the East India Company are as follows.

4 GEO. 4. CAP. 83.

An Act for the better protection of the property of Merchants and others, who may hereafter enter into contracts or agreements in relation to Goods, Wares, or Merchandizes, intrusted to Factors or Agents. (18th July, 1823.)

Whereas it has been found that the Law, as it now stands, relating to Goods shipped in the names of persons who are not the actual Proprietors thereof, and to the deposit or pledge of Goods, affords great facility to fraud, produces frequent litigation, and proves, in its effects, highly injurious to the interests of Commerce in general; Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, that from and after the passing of this

Act, any person or persons intrusted, for the purpose of sale, with any Goods, Wares, or Merchandize, and by whom such Goods, Wares, or Merchandize shall be shipped, in his, her or their own name or names, or in whose name or names any Goods, Wares, or Merchandize shall be shipped by other person or persons, shall be deemed and taken to be the true Owner or Owners thereof, so far as to entitle the Consignee or Consignees of such Goods, Wares, and Merchandize to a lien thereon, in respect of any money or negotiable security or securities advanced or given by such Consignee or Consignees to or for the use of the person or persons in whose name or names such Goods, Wares, or Merchandize shall be shipped, or in respect of any money or negotiable security or securities received by him, her or them to the use of such Consignee or Consignees, in the like manner to all intents and purposes as if such person or persons was or were the true owner or owners of such Goods, Wares and Merchandize; provided such Consignee or Consignees shall not have notice, by the Bill of Lading for the delivery of such Goods, Wares or Merchandize or otherwise, at or before the time of any advance of such money or negotiable security, or of such receipt of money or negotiable security in respect of which such lien is claimed, that such person or persons so shipping in his, her or their own

name or names, or in whose name or names any Goods, Wares or Merchandize shall be shipped by any person or persons, is or are not the actual and *bond fide* owner or Owners, Proprietor or Proprietors of such Goods, Wares and Merchandize so shipped as aforesaid, any law, usage or custom to the contrary thereof in any wise notwithstanding: Provided also, that the person or persons in whose name or names any such Goods, Wares or Merchandize are so shipped as aforesaid, shall be taken for the purposes of this Act to have been intrusted therewith, unless the contrary thereof shall appear or be shown in evidence by any person disputing such fact.

Any person may take Goods or Bill of Lading in deposit from Consignee but shall not acquire any further right than Consignee possessed.

Bills of Lading for the delivery thereof, in deposit or pledge from any Consignee or Consignees thereof; but then and in that case such person or persons body or bodies, politic or corporate shall acquire no further or other right, title or interest, in or upon or to the said Goods, Wares or Merchandize, or any Bill of Lading for the delivery thereof than was possessed, or could or might have been enforced by the said Consignee or Consignees at the time of such deposit or pledge: a security as aforesaid: but such person or persons, body or bodies, politic or corporate, shall and may acquire, possess and enforce such right, title, or interest, as was possessed and might have been enforced, by such Consignee or Consignees at the time of such deposit or pledge as aforesaid, any rule of law, usage or custom to the contrary notwithstanding.

Right of Owner to follow his Goods while in the hands of his Agent or of his Assignees in case of Bankruptcy, or to recover them from Assignees, &c. upon paying his advances secured upon them, &c.

his, her, or their Factor or Factors, Agent or Agents, before the same shall have been so deposited or pledged or from the Assignees or Assignees of such Factor or Factors, Agent or Agents, in the event of his, her, or their Bankruptcy; nor to prevent any such owner or owners, proprietor or proprietors, from demanding or recovering of, and from any person or persons, or of or from the Assignees of any person or persons in case of his or her Bankruptcy, or of or from any body or bodies, politic or corporate, such Goods, Wares, or Merchandize so consigned, deposited, or pledged, upon repayment of the money or on restoration of the negotiable security or securities, or on payment of a sum of money equal to the amount of such security or securities, for which money or negotiable security or securities such person or persons, his, her, or their Assignee or Assignees, or such body or bodies, politic or corporate, may be entitled to any lien upon such Goods, Wares, or Merchandize, nor to prevent the said owner or owners, proprietor or proprietors, from recovering of and from such person or persons, body or bodies, politic or corporate, any balance or sum of money remaining in his, her, or their hands, as the produce of the sale of such Goods, Wares, or Merchandize, after deducting thereout the amount of the money or negotiable security or securities so advanced or given upon the security thereof as aforesaid. Provided always, that in case of the Bankruptcy of such Factor or Agent, the owner of the Goods so pledged and redeemed as aforesaid, shall be held to have discharged pro tanto the debt due by him to the Bankrupt's estate.

Provido as to Bankruptcy of Factor.

6TH GEO. IV. CAP. 84.

An Act to alter and amend an Act for the better protection of the Property of Merchants and others, who may hereafter enter into Contracts or Agreements in relation to Goods, Wares, or Merchandize entrusted to Factors or Agents.

Whereas an Act passed in the fourth year of the Reign of His present Majesty, intituled an Act for the better protection of the Property of

Merchants and others, who may hereafter enter into contracts or agreements in relation to Goods, Wares, or Merchandize entrusted to Factors or Agents: And whereas it is expedient to alter and amend the said Act, and to make further Provisions in relation to such contracts or agreements, or hereinafter provided: Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, that from and after the passing of this Act,

Factors or Agents having Goods or Merchandize in their possession, shall be deemed to be true Owners, so as to give validity to Contracts with persons dealing bona fide upon the Faith of such property.

any person or persons in- trusted for the purpose of consignment or of sale, with any Goods, Wares, or Merchandize, and who shall have shipped such Goods, Wares, or Merchandize in his, her, or their own name or names, and any person or persons in whose name or names any Goods, Wares, or Merchandize shall be shipped by any other person or persons, shall be deemed and taken to be the true owner or owners thereof, so far as to entitle the consignee or consignees of such Goods, Wares, and Merchandize to a lien thereon, in respect of any money or negotiable security or securities advanced or given by such consignee or consignees to or for the use of the person or persons in whose name or names such Goods, Wares, or Merchandize shall be shipped, or in respect of any money or negotiable security or securities received by him, her, or them, to the use of such consignee or consignees, in the like manner to all intents and purposes as if such person or persons was or were the true owner or owners of such Goods, Wares, and Merchandize, provided such consignee or consignees shall not have noticed by the Bill of Lading for the delivery of such Goods, Wares or Merchandize, or otherwise, at or before the time of any advance of such money or negotiable security, or of such receipt of money or negotiable security in respect of which such lien is claimed, that such person or persons so shipping in his, her, or their own name or names, or in whose name or names any Goods, Wares, or Merchandize shall be shipped by any person or persons, is or are not the actual and *bond fide* owner or owners, proprietor or proprietors of such Goods, Wares, and Merchandize so shipped as aforesaid, any law, usage, or custom to the contrary thereof in any wise notwithstanding: provided also, that the person or persons in whose name or names any such Goods, Wares, or Merchandize are so shipped as aforesaid, shall be taken, for the purpose of this Act, to have been intrusted therewith for the purpose of consignment or of sale, unless the contrary thereof shall be made to appear by bill of discovery or otherwise, or be made to appear, or be shown in evidence by any person disputing such fact.

Persons in possession of Bills of Lading, &c. after the First day of October one thousand eight hundred and twenty-six, to make valid contracts.

any person or persons in- trusted with and in possession of any Bill of Lading, India Warrant, Dock Warrant, Warehouse Keeper's Certificate, Wharfinger's Certificate, Warrant or Order for delivery of Goods, shall be deemed and taken to be the true owner or owners of the Goods, Wares, and merchandize described and mentioned in the said several documents hereinbefore stated respectively, or either of them, so far as to give validity to any contract or agreement thereafter to be made or entered into by such person or persons so intrusted and in possession as aforesaid, with any person or persons, body or bodies, politic or corporate, for the sale or disposition of the said Goods, Wares, and Merchandize, or any part thereof, or for the deposit or pledge thereof, or any part thereof, as a security for any money or negotiable instrument or instruments advanced or given by such person or persons, body or bodies, politic or corporate, upon the faith of such several documents or either of them; provided such person or persons, body or bodies, politic or corporate, shall not have notice by such documents or either of them, or otherwise, that such person or persons so intrusted as aforesaid is or are not the actual and *bond fide* owner or owners, proprietor or proprietors of such Goods, Wares or Merchandize so sold or deposited or pledged as aforesaid; any law, usage, or custom to the contrary thereof in anywise notwithstanding.

No person to acquire a security upon Goods in the hands of an Agent for an antecedent debt, beyond the amount of the Agent's interest in the Goods.

and be it further enacted, that in case any person or persons, body or bodies, politic or corporate, shall, after the passing of this Act, accept and take any such Goods, Wares, or Merchandize in deposit or pledge from any such person or persons so in possession and intrusted as aforesaid, without notice as aforesaid, as a security for any debt or demand due and owing from such person or persons so intrusted and in possession as aforesaid, to such person or persons, body or bodies, politic or corporate, before the time of such deposit or pledge, then and in that case such person or persons, body or bodies, politic or corporate, so accepting or taking such Goods, Wares, or Merchandize in deposit or pledge, shall acquire no further or other right, title or interest in or upon or to the said Goods, Wares, or Merchandize, or any such document as aforesaid than was possessed, or could or might have been enforced by the said person or persons so possessed and intrusted as aforesaid, at the time of such deposit or pledge as a security as last aforesaid; but such person or persons, body or bodies, politic or corporate, so accepting or taking such Goods, Wares, or Merchandize in deposit or pledge, shall and may acquire, possess, and enforce such right, title, or interest as was possessed and might have been enforced by such person or persons so possessed and intrusted as aforesaid; any rule of law, usage, or custom to the contrary notwithstanding.

Persons may contract with known Agents in the ordinary course of business, or out of that course, at within the Agent's authority.

Persons may contract with any Agent or Agents, intrusted with any Goods, Wares, or Merchandize, or to whom the same may be consigned, for the purchase of any such Goods, Wares, and Merchandize, and to receive the same of and pay for the same to such Agent or Agents; and such contract and payment shall be binding upon and good against the owner of such Goods, Wares, and Merchandize, notwithstanding such person or persons, body or bodies, politic or corporate, shall have notice that the person or persons making and entering into such contract, or on whose behalf such contract is made or entered into, is an Agent or Agents, provided such contract and payment be made in the usual and ordinary course of business, and that such person or persons, body or bodies, politic or corporate, shall not, when such contract is entered into or payment made, have notice that such Agent or Agents is or are not authorized to sell the said Goods, Wares, and Merchandize, or to receive the said purchase money.

Persons may accept and take Goods, &c. in pledge from known Agents; but in that case shall acquire no further interest than was possessed by such Agent at the time of such pledge.

document as aforesaid, in deposit or pledge from any such Factor or Factors, Agent or Agents, notwithstanding such person or persons, body or bodies, politic or corporate, shall have such notice as aforesaid, that the person or persons making such deposit or pledge in or are a Factor or Factors, Agent or Agents; but then and in that case such person or persons, body or bodies, politic or corporate, shall acquire no further or other right, title, or interest in or upon or to the said Goods, Wares, or Merchandize, or any such document as aforesaid, for the delivery thereof, than was possessed or could or might have been enforced by the said Factor or Factors, Agent or Agents, at the time of such deposit or pledge as a security as last aforesaid; but such person or persons, body or bodies, politic or corporate, shall and may acquire, possess, and enforce such right, title, or interest as was possessed and might have been enforced by such Factor or Factors, Agent or Agents, at the time of such deposit or pledge as aforesaid; any rule or law, usage or custom to the contrary notwithstanding.

III. Provided always, and be it further enacted,

that in case any person or persons, body or bodies, politic or corporate, shall, after the passing of this Act, accept and take any such Goods, Wares, or Merchandize in deposit or pledge from any such person or persons so in possession and intrusted as aforesaid, without notice as aforesaid, as a security for any debt or demand due and owing from such person or persons so intrusted and in possession as aforesaid, to such person or persons, body or bodies, politic or corporate, before the time of such deposit or pledge, then and in that case such person or persons, body or bodies, politic or corporate, so accepting or taking such Goods, Wares, or Merchandize in deposit or pledge, shall acquire no further or other right, title or interest in or upon or to the said Goods, Wares, or Merchandize, or any such document as aforesaid than was possessed, or could or might have been enforced by the said person or persons so possessed and intrusted as aforesaid, at the time of such deposit or pledge as a security as last aforesaid; but such person or persons, body or bodies, politic or corporate, so accepting or taking such Goods, Wares, or Merchandize in deposit or pledge, shall and may acquire, possess, and enforce such right, title, or interest as was possessed and might have been enforced by such person or persons so possessed and intrusted as aforesaid; any rule of law, usage, or custom to the contrary notwithstanding.

IV. And be it further enacted, that from and after the first day of October one thousand eight hundred and twenty-six, it shall be lawful to and for any person or persons, body or bodies, politic or corporate,

to contract with any Agent or Agents, intrusted with any Goods, Wares, or Merchandize, or to whom the same may be consigned, for the purchase of any such Goods, Wares, and Merchandize, and to receive the same of and pay for the same to such Agent or Agents; and such contract and payment shall be binding upon and good against the owner of such Goods, Wares, and Merchandize, notwithstanding such person or persons, body or bodies, politic or corporate, shall have notice that the person or persons making and entering into such contract, or on whose behalf such contract is made or entered into, is an Agent or Agents, provided such contract and payment be made in the usual and ordinary course of business, and that such person or persons, body or bodies, politic or corporate, shall not, when such contract is entered into or payment made, have notice that such Agent or Agents is or are not authorized to sell the said Goods, Wares, and Merchandize, or to receive the said purchase money.

V. And be it further enacted, that from and after the passing of this Act, it shall be lawful to and for any person or persons, body or bodies, politic or corporate, to accept and take any such Goods, Wares, or Merchandize, or any such document as aforesaid, in deposit or pledge from any such

Factor or Factors, Agent or Agents, notwithstanding such person or persons, body or bodies, politic or corporate, shall have such notice as aforesaid, that the person or persons making such deposit or pledge in or are a Factor or Factors, Agent or Agents; but then and in that case such person or persons, body or bodies, politic or corporate, shall acquire no further or other right, title, or interest in or upon or to the said Goods, Wares, or Merchandize, or any such document as aforesaid, for the delivery thereof, than was possessed or could or might have been enforced by the said Factor or Factors, Agent or Agents, at the time of such deposit or pledge as a security as last aforesaid; but such person or persons, body or bodies, politic or corporate, shall and may acquire, possess, and enforce such right, title, or interest as was possessed and might have been enforced by such Factor or Factors, Agent or Agents, at the time of such deposit or pledge as aforesaid; any rule or law, usage or custom to the contrary notwithstanding.

Right of the true Owner to follow his Goods while in the hands of his Agent or of his Assignee in case of Bankruptcy, or to recover them from a third person, upon paying his advances secured upon them.

her, or their Factor or Factors, Agent or Agents, before the same shall have been so sold, deposited, or pledged, or from the Assignees or Assignees of such Factor or Factors, Agent or Agents, in the event of his, her, or their bankruptcy; nor to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from any person or persons, body or bodies, politic or corporate, the price or sum agreed to be paid for the purchase of such Goods, Wares, or Merchandize, subject to any right of set off on the part of such person or persons, body or bodies, politic or corporate, against such Factor or Factors, Agent or Agents; not to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from such person or persons, body or bodies, politic or corporate, such Goods, Wares, or Merchandize so deposited or pledged, upon repayment of the money, or on restoration of the negotiable instrument or instruments so advanced or given on the security of such Goods, Wares, or Merchandize as aforesaid, by such person or persons, body or bodies, politic or corporate, to such Factor or Factors, Agent or Agents; and upon payment of such further sum of money, or on restoration of such other negotiable instrument or instruments (if any) as may have been advanced or given by such Factor or Factors, Agent or Agents, to such owner or owners, proprietor or proprietors, or on payment of a sum of money equal to the amount of such instrument or instruments; nor to prevent the said owner or owners, proprietor or proprietors, from recovering of and from such person or persons, body or bodies, politic or corporate, any balance or sum of money remaining in his, her, or their hands, as the produce of the sale of such Goods, Wares, or Merchandize, after deducting thereout the amount of the money or negotiable instrument or instruments so advanced or given upon the security thereof as aforesaid. Provided always, that in case of the bankruptcy of any such Factor or Agent, the owner or owners, proprietor or proprietors of the Goods, Wares, and Merchandize so pledged and redeemed as aforesaid, shall be held to have discharged *pro-tanto* the debt due by him, her, or them to the Estate of such Bankrupt.

In case of bankruptcy of Factor, the owner of Goods so pledged and redeemed shall be held to have discharged pro-tanto the debt due from him to Bankrupt.

charged *pro-tanto* the debt due by him, her, or them to the Estate of such Bankrupt.

Agents fraudulently pledging the Goods of their Principals deemed guilty of a misdemeanor.

expedient to prevent the improper deposit or pledge of Goods, Wares, or Merchandize, or the documents relating to such Goods, Wares, or Merchandize, intrusted or consigned as aforesaid to Factor or Agents; be it therefore enacted, that if any such Factor or Agents, at any time from and after the said First Day of October, one thousand eight hundred and twenty-six, shall deposit or pledge any Goods, Wares or Merchandize, intrusted or consigned as aforesaid to his or her care or management, or any of the said several documents so possessed or intrusted as aforesaid, with any person or persons, body or bodies, politic or corporate, as a security for any money or negotiable instrument or instruments borrowed or received by such Factor or Agent, and shall apply or dispose thereof to his or her own use, in violation of good faith, and with intent to defraud the owner or owners of any such Goods, Wares, or Merchandize, every person so offending, in any part of the United Kingdom, shall be deemed and taken to be guilty of a misdemeanor, and being convicted thereof according to law, shall be sentenced to transportation for any term not exceeding fourteen years, or to receive such other punishment as may by law be inflicted on persons guilty of a misdemeanor, and as the Court before whom such offender may be tried and convicted shall adjudge.

May be transported not exceeding fourteen years, &c.

inflicted on persons guilty of a misdemeanor, and as the Court before whom such offender may be tried and convicted shall adjudge.

VI. Provided always, and be it enacted, that nothing herein contained shall be deemed, construed, or taken to deprive or prevent the true owner or owners, or proprietor or proprietors, of such Goods, Wares, or Merchandize, from demanding and recovering the same from his,

her, or their Factor or Factors, Agent or Agents, before the same shall have been so sold, deposited, or pledged, or from the Assignees or Assignees of such Factor or Factors, Agent or Agents, in the event of his, her, or their bankruptcy; nor to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from any person or persons, body or bodies, politic or corporate, the price or sum agreed to be paid for the purchase of such Goods, Wares, or Merchandize, subject to any right of set off on the part of such person or persons, body or bodies, politic or corporate, against such Factor or Factors, Agent or Agents; not to prevent such owner or owners, proprietor or proprietors, from demanding or recovering of and from such person or persons, body or bodies, politic or corporate, such Goods, Wares, or Merchandize so deposited or pledged, upon repayment of the money, or on restoration of the negotiable instrument or instruments so advanced or given on the security of such Goods, Wares, or Merchandize as aforesaid, by such person or persons, body or bodies, politic or corporate, to such Factor or Factors, Agent or Agents; and upon payment of such further sum of money, or on restoration of such other negotiable instrument or instruments (if any) as may have been advanced or given by such Factor or Factors, Agent or Agents, to such owner or owners, proprietor or proprietors, or on payment of a sum of money equal to the amount of such instrument or instruments; nor to prevent the said owner or owners, proprietor or proprietors, from recovering of and from such person or persons, body or bodies, politic or corporate, any balance or sum of money remaining in his, her, or their hands, as the produce of the sale of such Goods, Wares, or Merchandize, after deducting thereout the amount of the money or negotiable instrument or instruments so advanced or given upon the security thereof as aforesaid. Provided always, that in case of the bankruptcy of any such Factor or Agent, the owner or owners, proprietor or proprietors of the Goods, Wares, and Merchandize so pledged and redeemed as aforesaid, shall be held to have discharged *pro-tanto* the debt due by him, her, or them to the Estate of such Bankrupt.

expedient to prevent the improper deposit or pledge of Goods, Wares, or Merchandize, or the documents relating to such Goods, Wares, or Merchandize, intrusted or consigned as aforesaid to Factor or Agents; be it therefore enacted, that if any such Factor or Agents, at any time from and after the said First Day of October, one thousand eight hundred and twenty-six, shall deposit or pledge any Goods, Wares or Merchandize, intrusted or consigned as aforesaid to his or her care or management, or any of the said several documents so possessed or intrusted as aforesaid, with any person or persons, body or bodies, politic or corporate, as a security for any money or negotiable instrument or instruments borrowed or received by such Factor or Agent, and shall apply or dispose thereof to his or her own use, in violation of good faith, and with intent to defraud the owner or owners of any such Goods, Wares, or Merchandize, every person so offending, in any part of the United Kingdom, shall be deemed and taken to be guilty of a misdemeanor, and being convicted thereof according to law, shall be sentenced to transportation for any term not exceeding fourteen years, or to receive such other punishment as may by law be inflicted on persons guilty of a misdemeanor, and as the Court before whom such offender may be tried and convicted shall adjudge.

VII. And whereas it is expedient to prevent the improper deposit or pledge of Goods, Wares, or Merchandize, or the documents relating to such Goods, Wares, or Merchandize, intrusted or consigned as aforesaid to Factor or Agents; be it therefore enacted, that if any such Factor or Agents, at any time from and after the said First Day of October, one thousand eight hundred and twenty-six, shall deposit or pledge any Goods, Wares or Merchandize, intrusted or consigned as aforesaid to his or her care or management, or any of the said several documents so possessed or intrusted as aforesaid, with any person or persons, body or bodies, politic or corporate, as a security for any money or negotiable instrument or instruments borrowed or received by such Factor or Agent, and shall apply or dispose thereof to his or her own use, in violation of good faith, and with intent to defraud the owner or owners of any such Goods, Wares, or Merchandize, every person so offending, in any part of the United Kingdom, shall be deemed and taken to be guilty of a misdemeanor, and being convicted thereof according to law, shall be sentenced to transportation for any term not exceeding fourteen years, or to receive such other punishment as may by law be inflicted on persons guilty of a misdemeanor, and as the Court before whom such offender may be tried and convicted shall adjudge.

Not extend to cases in which the Agent has not made the Goods a security for any sum beyond the extent of his own lien.

pledged any Goods, Wares, or Merchandize as intrusted or consigned to him, her or them, provided the same shall not be made a security for or subject to the payment of any greater sum or sums of money than at the time of such deposit or pledge was justly due, and owing to such person or persons from his, her, or their principal or principals: Provided

Acceptances of Bills by an Agent not to create a lien so as to excuse the pledge, unless the Bills are paid when due.

nevertheless that the Acceptances of Bills of Exchange by such person or persons drawn by or on account of such principal or principals, shall not be considered as constituting any part of such debt so due, and owing from such principal or principals within the true intent, and meaning of this Act, so as to excuse the consequences of such a deposit or pledge, unless such Bills shall be paid when the same shall respectively become due.

Act not to extend to Partners not being privy to the offence.

ed to be guarded against by this Act, shall not extend or be construed to extend to any partner or partners or other person or persons of or belonging to any partnership, society, or firm, except only such partner or partners, person or persons, as shall be necessary or privy to the commission of such offence; any thing herein contained to the contrary in any wise notwithstanding.

VIII. Provided always, and be it further enacted, that nothing herein contained shall extend or be construed to extend to subject any person or persons to prosecution, for having deposited or

lessen, or impeach any remedy at Law or in Equity, which any party or parties aggrieved by any offence against this Act might or would have had or have been entitled to against any such offender if this Act had not been made, nor any proceeding, conviction, or judgment had been had or taken thereupon, but nevertheless, the conviction of any offender against this Act shall not be received in evidence in any action at law or suit in Equity against such offender: And further, that no person shall be liable to be convicted by any evidence whatever as an offender against this Act, in respect of any act, matter, or thing done by him, if he shall at any time previously to his being indicted for such offence have disclosed any such matter or thing on oath under or in consequence of any compulsory process of any Court of Law or Equity, in any action, suit, or proceeding, in or to which he shall have been a party, and which shall have been *bond fide* instituted by the party aggrieved by the act, matter or thing, which shall have been committed by such offender aforesaid.

IX. Provided also, and be it further enacted, that the penalty by this Act annexed to the commission of any offence intended to be guarded against by this Act, shall not extend

Act not to lessen any remedy at Law or Equity which the party aggrieved may be entitled to adopt.

lessen, or impeach any remedy at Law or in Equity, which any party or parties aggrieved by any offence against this Act might or would have had or have been entitled to against any such offender if this Act had not been made, nor any proceeding, conviction, or judgment had been had or taken thereupon, but nevertheless, the conviction of any offender against this Act shall not be received in evidence in any action at law or suit in Equity against such offender: And further, that no person shall be liable to be convicted by any evidence whatever as an offender against this Act, in respect of any act, matter, or thing done by him, if he shall at any time previously to his being indicted for such offence have disclosed any such matter or thing on oath under or in consequence of any compulsory process of any Court of Law or Equity, in any action, suit, or proceeding, in or to which he shall have been a party, and which shall have been *bond fide* instituted by the party aggrieved by the act, matter or thing, which shall have been committed by such offender aforesaid.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 23d day of June next.

T. H. MADDOCK,

Secy. to the Govt. of India.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, APRIL 4, 1840.

FORT WILLIAM,

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the *Calcutta Gazette* for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 19TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR
MAKING ADVANCES IN INDIA AND CHINA,
UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

3d.

For Company's Rupee for Advances made at.....	Bengal.
Ditto..... Ditto.....	Madras.
Ditto..... Ditto.....	Bombay.
For Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, in duplicate. The Bill of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods consigned, and re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors.

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,**

THE 27TH NOVEMBER, 1839.

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 30TH MARCH, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 30th March 1840, is hereby promulgated for general information.

Act No. VII. of 1840.

An Act for authorizing the appointment of Uncovenanted Servants to the Offices of Deputy Register and Assistant Register to the Sudder Courts of the Presidency of Fort William in Bengal.

It is hereby enacted, that whenever the Governor of Bengal, and the Lieutenant-Governor, or other authority exercising the powers of Lieutenant-Governor of the North-Western Provinces, shall deem it expedient to appoint any persons not being Covenanted Servants, to the Offices of Deputy Register or Assistant Register to the Courts of Sudder Dewanny and Nizamut Adawlut at Calcutta and Allahabad respectively, it shall be competent to those Courts to assign to the Officers above named, any duties at present performed by their Registers.

T. H. MADDOCK,
Secy to the Govt. of India.

**FORT WILLIAM,
GENERAL DEPARTMENT,**

THE 1ST APRIL, 1840.

Mr. Archibald Trotter has been permitted to resign the East India Company's Civil Service from the end of the current month.

The following Gentlemen reported their arrival as Writers on the Bengal Establishment:

Mr. Frederick E. Lantour on the 26th ultimo.
" Charles John Wingfield on the 29th ditto.

The following Gentlemen of the Civil Service embarked on board the "Walmer Castle," which Vessel was left by the Pilot at Sea on the 25th ultimo:

Mr. H. S. Boulderson, }
" W. H. Woodcock, } For England.
" W. Braddon, }
" J. Davidson, ... } For the Cape of Good Hope.
" C. Garstin, } For Ditto and New South Wales.

G. A. BUSHBY,
Secy. to the Govt. of Bengal.

No. 159.
**FORT WILLIAM,
SEPARATE DEPARTMENT.**

THE 1ST APRIL, 1840.

The Right Honorable the Governor of Bengal has been pleased to appoint Mr. W. Dant to officiate as Opium Agent at Patna and Superintendent of Salt Chokies in Behar, until further orders.

G. A. BUSHBY,
Secy. to the Govt. of Bengal.

(No. 518.)

**ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

JUDICIAL AND REVENUE DEPARTMENT,

THE 31ST MARCH, 1840.

The following Officers have obtained leave of absence from their Stations:

Mr. H. C. Metcalfe, Magistrate of Burdwan, for ten days, on Medical Certificate. Mr. R. J. Loughnan will officiate as Magistrate of Burdwan, during Mr. Metcalfe's absence in addition to his own duties as Officiating Collector of that District.

Bahadur Hurryhar Mookerjee, Deputy Collector under Regulation IX of 1833 in Backergunge for a further period of fourteen days, from the 18th instant, on Medical Certificate.

The unexpired portion of the leave of absence granted on the 23d May 1839 to Mr. C. W. Brzezicka, 1st Commissioner of the Court of Requests, is cancelled from the 1st April 1840, the date on which he proposed to resume charge of his Office.

J. H. YOUNG,
Depty. Secy. to the Govt. of Bengal.

(No. 522.)

**FORT WILLIAM,
JUDICIAL AND REVENUE DEPARTMENT.**

NOTIFICATION:

The following Resolution passed by the Right Honorable the Governor of Bengal in the Revenue Department on the 31st March 1840, is published for general information:

Officers hereafter appointed, or at present attached, to the Revenue Survey Department under the Bengal Presidency, shall, in future, when compelled to absent themselves from their duties on Medical Certificate, be permitted to draw a moiety of their Civil Allowance; and the locum tenens, or person officiating for them for the time being, will be entitled to the full Civil Allowance of the appointment—the Acting Surveyor however will not, in case he should be obliged to apply for leave of absence, be entitled to any portion whatever of the Civil Allowance.

Officers appointed to some of the detached and occasional surveys which are from time to time prosecuted in Bengal, are not to be considered as being affected in any way, by this Resolution.

By order,
J. H. YOUNG,
Depty. Secy. to the Govt. of Bengal.

No. 954.
ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
NORTH WESTERN PROVINCES.

AGRA,
GENERAL DEPARTMENT,
THE 20TH MARCH, 1840.

JUDICIAL.

Mr. H. Swetenham, Civil and Sessions Judge of Furruckabad, has obtained leave of absence, on Medical Certificate, for three months, from the 1st April next.

Mr. A. P. Currie has been appointed to officiate as Civil and Sessions Judge of Furruckabad, in the room of Mr. Swetenham. Mr. Currie has been authorized to make over charge of the Office of Civil and Sessions Judge of Etawah to the Principal Sudder Amoon.

Mr. G. F. Harvey has been appointed to officiate as Civil and Sessions Judge of Delhi, during the period of the leave of absence granted to Mr. C. Lindsay in Orders of 19th instant.

JUDICIAL AND REVENUE.

APPOINTMENTS.

Mr. B. Neave to officiate as Magistrate and Collector of Allypore, till further orders.

Mr. F. Williams to officiate as Magistrate and Collector of Bareilly, during the period of the leave of absence granted to Mr. R. H. P. Clarke on the 26th ultimo, or until further orders.

Mr. H. G. Astell to officiate as Joint Magistrate and Deputy Collector of Pilibheet, until further orders.

Mr. E. H. C. Monckton to officiate as Joint Magistrate and Deputy Collector of Bareilly, until further orders.

J. THOMASON,
Offg. Secy. to Govt. N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 1st April, 1840.

No. 76 of 1840.—The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotions:

Regiment of Artillery.

Lieutenant Colonel Samuel Shaw to be Lieutenant Colonel Commandant,

Major Charles Hamilton Bell to be Lieutenant Colonel,

Captain and Brevet Major George Henry Woodroffe to be Major,

1st Lieutenant and Brevet Captain Samuel Watson Fanning to be Captain,

2d Lieutenant Jos. Scott Phillips to be 1st Lieutenant,

From the 25th March, 1840, in succession to Major General (Colonel) Henry Faithfull deceased.

83d Regiment N. I.

Captain Francis Hewitt to be Major,

Lieutenant James Macadam to be Captain of a Company,

Ensign Henry Ward to be Lieutenant,

From the 25d March 1840, in succession to Major George Barker retired.

70th Regiment N. I.

Ensign Henry Hopkinson to be Lieutenant, from the 19th January 1840, vice Lieutenant William Remington Mercer deceased.

The undermentioned Officers of the Infantry are promoted to the rank of Captain by Brevet, from the date expressed opposite to their names:

Lieutenant Fulk. Hay, of the 42d Regt. N. I.,

Lieutenant John Macdonald, of the 50th Regt. N. I.,

Ensign Robert Campbell, of the 47th Regiment N. I., is appointed to do duty with the 1st Assam Sepoys Corps.

The undermentioned Officers have returned to their duty on the 1st instant, without prejudice to their rank, by appointment of the Hon'ble the Court of Directors.

Date of arrival at Bombay.

Captain Fulk. Hay, of the 42d Regt. N. I., 10th Jan. 1840.
Ensign Robert Campbell, of the 47th Regiment N. I., 10th Jan. 1840.

Date of arrival at Fort William.

Lieutenant Edmund Talbot, of the 53d Regiment N. I., 14th Feb. 1840.

Mr. Henry Frederick Crossman, who was admitted to the service in General Orders No. 67, of the 18th ultimo, as a Cadet of Infantry on this Establishment, is promoted to the rank of Ensign, leaving the date of his Commission for future adjustment.

1st Lieutenant Fredk. George Mackenzie, of the Regiment of Artillery, is permitted to proceed to Europe on Furlough, on Medical Certificate.

His Lordship in Council is pleased, as a special mark of distinction for his services with the Army of the Indus, to promote Conductor Henry Richardson, of the Sappers and Miners, to the rank of Deputy Assistant Commissary, but without any claim to transfer to the Ordnance Commissariat. Mr. Richardson is to continue attached to the Corps to which he now belongs.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 1st April, 1840.

No. 77 of 1840.—The following paragraph of a Military Letter, No. 51, dated the 23d October 1839, from the Honorable the Court of Directors to the Governor in Council of Fort Saint George, being also applicable to this Presidency, is published for general information:

"7. We have to apprise you, that the General Officers on the Staff appointed by us, and Superintending Surgeons returning to India to resume their rank, are not considered by us to be entitled to any portion of their Staff Allowances for any earlier period than that of their arrival at the Station at which they may be appointed to serve."

J. STUART, Lt.-Col.,

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 1st April, 1840.

No. 78 of 1840.—In continuation of General Orders, dated 18th ultimo, No. 61, specifying the proportion of Officers and Men of Her Majesty's 49th Foot, allotted to the several Transports taken up for their accommodation, the Right Hon'ble the Governor General of India in Council is pleased to direct, that that Regiment shall embark accordingly on the 6th instant.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India Mily. Dept.

NOTICE.—The General Treasury will be closed on Friday the 10th and Saturday the 11th instant, on account of the Hindoo Holidays Sree Ramnobompe and Churrack Poojah.

W. H. OAKES, Sub-Treasurer.

General Treasury, the 4th April, 1840.

CUSTOMS.

List of Packages lying unclaimed at this Office.

1 Box, Wm. Spokes, 1st European Regt. 4th Company, per Roberts.

1 Case, Marked G B 1, per Lady Clifford.

1 Ditto, Lt. King, per Owen Glendower.

2 Ditto, Marked I D C 2 and 3, per Falcon.

1 Ditto, J. Ryan, Shlp Osage, per Columbo.

2 Ditto, E. Capes, 1 and 2, per Chieftain.

1 Ditto, H. Lees, 68d Regiment, per Windsor.

1 Ditto, Mr. Dennison, care of Boyd and Co., per Thos. Grenville.

1 Parcel, T. H. Blyth, per Windermere.

1 Case, no mark, per Bland.

1 Ditto, Lt. C. Cox, per Varnon.

1 Parcel, Messrs. Stewart and Co., per Viscount Melbourne.

1 Ditto, R. Heston, care of Carr, Tagore and Co., per Hindoo.

- 1 Case, Captain Downing, Cape of Good Hope, per Walmer Castle.
- 1 Ditto, Capt. Knyvott, 38th Regt., per Wm. Dampier.
- 1 Tin Box, no mark, per Miranda.
- 1 Case, A. L. Dickson, per Ditto.
- 1 Letter, Revd. A. Leslie, per Edward Robinson.
- 1 Parcel, C. H. Dickens, per Eleanor.
- 1 Package, Miss Sarah Bradshaw, care of E. B. Squire, per Singapore.

R. WALKER, Collr. of Customs.

Calcutta Custom House, the 3d April, 1840.

The Collector has no objection to pass unopened Packages for private use, and not for Sale, provided satisfactory proof of contents and value for levy of duty be afforded at time of Clearance in shape of Invoices, Bills, or Letters of Advice.

In the absence of such documents, parties should depute a person to be present at the opening of Packages.

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners or destination.

Packages for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Touching at.	Remarks.
Steamer,	From Bombay 30th April, latest date for Letters from Calcutta 15th April,	Overland letters via Suez.
Lady of the Lake,	Turner, Stopford and Co.	3d April,	Liverpool.
Coringa Packet,	Smith, Mackey and Co.,	4th Ditto,	China,
Isabella,	Bates and Co.,	Ditto,	Singapore.
Allerton,	Peel, Bellairs and Co.,	5th Ditto,	Mauritius.
Wm. Gales,	Ferguson, Brothers and Co.,	Ditto,	London.
Glenwilly,	Mackey and Co.,	In a day or two, ..	Ditto.

Wm. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 3d April, 1840.

STEAM NOTICE.

THE 30th of the ensuing month of April being fixed for the despatch of the next Mail for Suez, by a Steamer, from Bombay.—Notice is hereby given, that the latest safe date for the transmission of Letters from Calcutta, which may be intended for conveyance by that opportunity, will be the 15th Proximo.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office, }
the 28th March, 1840.

POST OFFICE NOTICE.

WITH the view to the more general convenience of the public, Government have been pleased to sanction two new Offices for the receipt of letters for the General Post. It is therefore, hereby notified, that Receiving Offices will be opened from the 1st Proximo at the following places:

One at Kidderpore, on the west side of the road to Garden Reach and opposite to the Police Thannah.

One in the Boitakkhanna Bazar, on the south side, near the Clerken Road.

Letters for despatch will be received in these Offices from 11 A. M. to 4 P. M. daily. All persons delivering letters at these Offices will receive Receipts in the same manner as at the General Post Office.

The Receivers at these Offices are furnished with three sets of rules, one in English, one in Bengallee and one in Hindostani, which they are directed to produce when required.

Chundersaiker Bannorjee has been appointed Receiver of the Kidderpore or No. 5 Division, and Sibchunder Dutt of the Boitakkhanna or No. 6 Division.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office, }
the 20th March, 1840.

শ্রী রাম
চরন শ্রবণ

নতুন ডাকঘর বঙ্গাব্দে আরম্ভ

শ্রীযুক্ত গবর্ণমেন্ট অফিসের সাধারণের অধিক হিতার্থে পত্রাদি ডাকে পৌরন করা হই হানে হুইটী ডাকঘর স্থাপিত করিলেন অর্থাৎ ৫ বছরের ঘর বিনিরপূরে কোম্পানির হাঙ্গারে যাইতে যে রাত্তা ডাকঘর পশ্চিম দিগে এবং পুলিসের হাঙ্গার সম্মুখে আর ৬ বছরের ঘর বৈষ্ণবধামার বাজারের দক্ষিণ বাহির রাত্তার নিকট বঙ্গান বেশ আগত মাসের ১ পহিলা তারিখ অবধি উক্তকক আরম্ভ হইবেক

উপরক্ত ডাকঘরে পুস্ত্যাহিক বেলা ১১ ঘটিকা অবধি দিবা হই পূহর ৪ চারি ঘণ্টার সময় পর্য্যন্ত পত্রাদি লওয়া যাইবেক এবং পত্রাদি পুরক অর্থাৎ চিঠীরাও পাঠানেওহালানি যেমত জনরল পোষ্ট আফিসে আগরং রসিবে সচিৎ হোহা পায়েন তদনুরূপ এক্ষানেওহা যাইবেক

পত্রাদি পূাপক অর্থাৎ কবিতা নবনরল রসি বরেনা আবশ্যক হলে তিন কিতা আইন অর্থাৎ ইকরেজী ও বাঙ্গালী হিন্দুস্থানি ভাষার পত্রিক পাইবেক

যোঃ বিনিরপূরে ৫ বছরের বিনিরপূরে কক শ্রীযুক্ত গবর্ণমেন্ট অফিসের সাধারণের অধিক হিতার্থে পত্রাদি ডাকে পৌরন করা হই হানে হুইটী ডাকঘর স্থাপিত করিলেন অর্থাৎ ৫ বছরের ঘর বিনিরপূরে কোম্পানির হাঙ্গারে যাইতে যে রাত্তা ডাকঘর পশ্চিম দিগে এবং পুলিসের হাঙ্গার সম্মুখে আর ৬ বছরের ঘর বৈষ্ণবধামার বাজারের দক্ষিণ বাহির রাত্তার নিকট বঙ্গান বেশ আগত মাসের ১ পহিলা তারিখ অবধি উক্তকক আরম্ভ হইবেক

اشہار نئی ڈانگ جوکیان
بیٹھا لے کا

خبر دہنی جاتی ہی کہ لوگوں کی
بہتیرا بہتری کے لئے سرکار نے دو ڈانگ
جوکیان ایک نمبر پانچ خضر پور میں
موجیکھو لے جانے کی رستے کی پیچہم
اور جو پولیس تھانے کے سامنے ہی
اور دوسری جوکی نمبر چھ بیٹک خانے
کی بازار کی دکن اور باہر رستے کے
نکت بیٹھالا گیا جن کا کام کاج آگامی
مہینے کی پہلی تاریخ سے جائیگا

ان جوکیوں میں دن دن اگیا رہے
گھنٹے سے دو پھر چار گھنٹے دن تک
چٹھیاں لٹن جائیگی اور چٹھیاں بھیجنے
والوں کو جیسے صدر ڈانگ گھر میں
رسید وں ملتے ہیں تیسے ہی ان جوکیوں
سے ملیں گے

ان جوکیوں کے ڈانگ منشیوں کے لئے
آئین و ضابطے صدر ڈانگ گھر سے بموجب
ضروری بھیجے جائیں گے

ان جوکیوں میں مقام خضر پور پانچ
نمبر کے ڈانگ منشی چندر سیکہ
بند ورجہ اور بیٹک خانے میں چھ نمبر
کے منشی شیو چندر دت کو مقرر کیا گیا

H. S. OLDFIELD, Offy. Post Master Genl.

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bids upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the surplus that is available at each Treasury :

LOWER PROVINCES.

Burdwan,	
Cooch Behar,	
Dinapore,	
Medinipur,	
Shahadpur,	
Singapore,	
Tripura,	
Wardha,	

at par and at 3 days' sight.

at a premium of 1 per Cent. and at 3 days' sight.

NORTH WESTERN PROVINCES.

Azimgarh,	
Bareilly,	
Cawnpore,	
Goruckpore,	
Ghazepore,	
Jaunpore,	
Saharanpore,	

at 1 per Cent. prem. and 10 days' sight.

C. MORLEY, Acct. General.

Fort William,
Accountant General's Office,
The 4th April, 1840.

NOTIFICATION.

FORT WILLIAM, OPIUM DEPARTMENT,
THE 28th MARCH, 1840.

NOTICE is hereby given, that on Monday, the 20th day of April next, at the hour of 11 o'clock in the forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned Quantity of Opium, the Provision of 1837-38 and 1838-39, subject to the following Conditions, viz.

	Opium of 1837-38.	Opium of 1838-39.	Total.
Produce of Behar Agency, ...	0	2500	2500
Ditto of Benares do.,	1147	253	2010
Total Chests, ...			4,500

CONDITIONS OF SALE.

1. The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.
2. The Opium to be offered for Sale at the upset Price of Rupees 400 per Chest, and to be all sold to the highest bidder above that price.
3. If at the above Sale the entire quantity of 4,500 Chests shall not be sold, it shall subsequently be competent for the Board of Customs, Salt and Opium, to dispose of the Lots which remain on hand at future Sales.
4. Each Lot to contain Five Chests.
5. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the Afternoon of Friday, the 24th April, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipts, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such Conditions of Re-sale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatsoever attending such Re-sale, shall be borne and paid by the Defaulters, whilst any profit accruing from such Re-sale shall be forfeited to Government.
6. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 24th April, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.
7. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'clock of the 24th of April, will be afterwards accepted.
8. The Opium now advertised for Sale, shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.
9. Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of Lots of their purchase which they may desire to be included in such Certificate or Order, and it is to be clearly understood that the Certificates or Orders so taken out shall be considered final, and not afterwards changeable for other Certificates or Orders authorizing the delivery of single Lots, or of a different number of Lots or

Chests, whether more or less than the number of Lots of Chests originally required to be included in each Certificate or Order.

10. No Sub-Treasurer's Receipts or Deposit of Public Securities under the fifth of the present Conditions, will be received in this Office, except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

11. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

12. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty Lot not otherwise.

13. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

14. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application in the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1. Certificate of the Opium now advertised for Sale.

No. 2. Report of the examination of such Opium.

15. The Public are hereby informed that in providing the investment of the Behar and Benares Opium for the year 1838-39, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a Statement of the average weight of Six Chests from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

16. Four Chests of Behar and Benares Opium which have been reserved from the provisions of the two preceding years, will be also shown to the Purchasers on the day of Sale to enable them to judge of the state of preservation in which the Drug has kept.

17. The Public are hereby informed that in addition to the quantity sold at the Sale of 6th January, and 30th February last, and that now advertised for Sale on 28th April, making together 12,300 Chests, as shown in the Margin, the following quantities more or less of Behar and Benares Opium, will be brought to Sale this year, on or about the dates specified below.

	Behar.	Benares.	Total Chests.
May 25th,.....	1,400	700	2,100
June 25th,.....	1,604	1,096	2,700
	3,204	1,796	5,000

18. Applications having been made by the French Authorities for the 300 Chests of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated 7th March, 1815, in the proportions stated in the margin, it is hereby

by notified that in the event of the whole or any portion of the Opium thus claimed by the French Government not being cleared out within the limited period allowed for clearance, viz. one Month

from the date of the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing the date of payment, or disposed of at a Sale to be held expressly for the purpose.

By Order of the Board of Customs, Salt and Opium,
H. TORRENS, Secretary.

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to Camac Street to be fenced, while the Road is under repair.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorgyhattah Street to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be built

Upper North Division.

Ramesunt Rose's Street, at the junction of Saum Bazar Street,—retaining wall to be constructed.

Old China Bazar Street, the arch of the Cross Bridge to be re-constructed—and one-half the Road shut and fenced.

D. MACFARLAN,
Chief Magistrate.

SHERIFF'S OFFICE, 23d MARCH, 1840.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Saturday, the Eighteenth day of April next, at 12 of the Clock at noon.

T. BRACKEN, Sheriff.

The Court will open on the first day of the Sessions at 12 o'Clock at noon, and upon each succeeding day precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

T. BRACKEN, Sheriff.

সরিপ আপিষ ২০ মার্চ ১৮৪০ সাল

সম্রাটর মেওয়া আটতেছে দে আগামি ১৮ এ পরে ১৮৪০ সাল শনিবার দুই প্রহরের সময় স হর কলিকাতার কোর্ট উইনেমের এবং তাহার অন্তর্গত অসকল স্থান তদ্বিধিতে বঙ্গদেশে কোর্ট উইনেমের সুপ্রিম কোর্ট আপন আগামত ঘরে ও এরটরমিনর এবং এডমিরেলটি অর্থাৎ মহা সমুদ্র স্রাফিকর মোকদমার নিষাধ্য জন্য এক সেশন স্থান অর্থাৎ মিছিল করিবেন

T. BRACKEN, Sheriff.

এই শেশিয়ান জতোকাল পর্যন্ত বঙ্গদেশে তা হার প্রথম দিব দুই প্রহরের সময় তাহার গর প্রতি দিবস ১১ ঘণ্টার সময় বঙ্গদেশে এদ্বিধয় নব লে অরন রাখুন

T. BRACKEN, Sheriff.

BENGAL MEDICAL RETIRING FUND.

UNDER Article XIX. of the Rules, the second Quarterly General Meeting of the Subscribers of the Bengal Medical Retiring Fund for the current year will be held at the Town Hall, on Monday, the 13th April, instant, at 4 o'Clock in the afternoon.

By order of the Committee of Management,
GEO. HILL, Secretary.

Bengal Medical Retiring Fund Office,
Calcutta, 1st April, 1840.

NOTICE is hereby given, that the undermentioned quantity of Monohurgunge Salt is for Sale at the rate specified below. Purchasers ■ satisfy themselves as to the quality of the Salt in question by personal inspection of the Musters at the Government Golahs at Monohurgunge, and the Rowannah first presented there ■ be entitled to the first delivery.

DESCRIPTION OF SALT.

Agency.	Ghaut.	Year of Manufacture.	Quantity.	Price.
			About Maunds	Per 100 Maunds Co.'s Rupees
24 Pergunnahs,	Monohurgunge,	1245 S. S.	10,000	480

By Order of the Board of Customs, Salt and Opium, the 2d April, 1840,

H. TORRENS, Secretary.

এন্তেহার দেওয়া যাইতেছে যে নিচের লিখিত মনোহরগঞ্জের নেমক পঞ্চাশত বিরিধ মের বিক্রয়ার্থে প্রকৃত আরহ ঋরিদারগণের উচিত যে ঐ নেমকের রকম মনোহরগঞ্জের সরকারি গোলায় বসুনা দুষ্টে ঋতিরজমা মত বুঝিয়া ঋরিত করণ আর যে ব্যক্তি মোকাম মজদুর প্রাথমে রওয়ানা দাখিল করিবেক সেই ব্যক্তি গহিলা ওজন পাইবার যোগ্য হইবেক—

নেমকের বেওরা.—

এজেন্সী অর্থাৎ জেলার নাম।	ঘাটের নাম।	কোন সনের গোলায়।	মওয়াজী নেমক।	বিরিধ মের।
জেলা ২৪ পরগণা ...	মনোহরগঞ্জ ...	সন ১২৪৫ সাল...	আদালতী ১০০০০ মোন ...	{ কিসত মোন কো. ৪৩০ টাকা।

বিমোজির হুকুম সাহেবান আলিগান বোর্ড পরমিট নেমক ও আকিম ইতি সন ১৮৪০ সাল তা. ২ এপ্রিল মোতাবেক সন ১২৪৬ সাল তারিখ ২১ চৈত্র—

H. TORRENS, Secretary.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 13th April 1840, corresponding with 2d Bysack 1247 B. S.

Name of Mehal to be sold, and of the Pergunna in which it is situated, and No of Lot in Collector's Sale Advertizement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty for the Kist of Jany. 1840.	Remarks.
No. 19, Kismat Lot Indoss, } Pergunnah Kootahpore,	Gopalloll Tagoor,	5,705 1 10	1,747 15 11	{ This Land produces Paddy, Sugar Cane, &c.

S. BOWRING, Acting Collr.

Zillah Beerbhoom, Collector's Office, the 9th. March, 1840.

NOTICE.

SUNDRY Effects of the late Thomas Duffield, formerly of Maidstone, Kent, England, and late an Assistant in the Honorable Company's Garden for the Cultivation of Tea in Assam, who died on the 7th March near this, ■ under the Seal of this Court, and will be delivered over to any person duly authorized to receive the same.

A. DAVIDSON,

Print. Asst. Commr.

Principal Assistant
Commissioner's Court,
Zillah Goalpara,
the 25th March, 1840.

NOTIFICATION.

IT is hereby notified that Mr. John Melville, formerly of the Firms of Fairlie, Fergusson and Co. and Fergusson and Co. of Calcutta, (from which he retired in 1822,) having this day joined our Establishment, our Business will be conducted, in future, under the Firm of Cruikshank, Melville and Co.

P. CRUIKSHANK & CO.

London, 1st January, 1840.

NOTICE.—The Bank of Bengal Agency, Mirzapore, will cash approved Drafts on Calcutta not having more than 91 days date.

61 days date at Co.'s Rs. 2-10-10 per Cent discount.
91 days date at " 3-4-1 ditto ditto.

Parties in Tirhoot sending Drafts for even thousands, can have Orders on that Treasury in payment.

(Signed) C. HAMILTON,

Agent ■ the Bank.

BENGAL CIVIL SERVICE ANNUITY FUND.

We the undersigned Subscribers to the Bengal Civil Service Annuity Fund request, under Article 25 of the Rules of the Institution, that the Managers will convene a Special General Meeting of Subscribers to the Fund to be held at the Town Hall at 11 A. M., on Tuesday the 21st of April, for the purpose of taking into consideration the following proposed Resolution.

PROPOSED RESOLUTION.

That whereas the operation of the additional Rules Articles 35 and 36 passed on the 11th of July 1836, whereby two-thirds of the value of Annuities of any year remaining on the 1st of May untaken at half premium is available for granting a reduced number of Annuities at quarter premium, with a refund of excess Subscriptions will not expire on the 30th of April, 1840, if the sanction of the Honourable Court for the continuance of the same be received before the 1st of May 1840: but nevertheless, under Article 38 of the additional Rules passed on the said 11th of July 1836, it is "competent to a majority of the Subscribers in India, whenever they shall be satisfied that the number of annual Retirements from the service is such as to require that all the Annuities of each year should be reserved to meet the applications of candidates in future years, to suspend the operation of the above Rules. (viz. Articles 35 and 36) by a Resolution to that effect duly passed at a general meeting;

And whereas, on the 7th of April 1838, the Subscribers to the Fund memorialised the Hon'ble Court praying that they would "permit the fund to grant Annuities not exceeding nine in number to the extent of the annual fixed income of the Fund from Subscriptions, (your) Honourable Court's donation, and interest on the fixed capital, under the condition of requiring retiring servants to make good to the extent of a quarter of the value of their Annuities receiving no refund of any excess of the amount of their Subscriptions, in case these should at the time of retirement, with interest, exceed the quarter value of the Annuity taken;" to which memorial no answer has yet been received;

And whereas the present circumstances of the service require the full complement of nine Annuities to be annually taken, and the attainment of that object is materially impeded by the present uncertainty as to the terms on which Annuities will be temporarily available;

And whereas the system of giving refunds of excess subscriptions with interest, is directly opposed to the objects of the institution, by inducing qualified Subscribers to postpone the period of retirement, and by reducing very materially the number of Annuities available;

Resolved, first, that the operation of the above Rules, Articles 35 and 36, shall cease from the 1st of May 1840.

Secondly, that the Subscribers will accede to any proposal that the Honourable Court may be pleased to approve, with reference to the Memorial of the 7th of April 1838, for the grant of Annuities in terms more favorable than half premium, provided that the full number of nine Annuities prayed for in the said Memorial be thereby available, and provided further that the system of Refunds be thereby discontinued.

Thirdly, that the present circumstances of the service are such as to render it unadvisable for the Subscribers to alter the original Rules of the Fund in any manner which shall not provide for the two points mentioned in the foregoing Resolution.

H. M. PARKER.
J. P. GRANT.
J. H. YOUNG,
G. F. McCLINTOCK.
S. G. PALMER.
E. CURRIE.
H. MOORE.
F. A. LUSHINGTON.
C. J. H. GRAHAM.

By Order of the Managers,

H. V. BAYLEY,
Secretary Civil Service Annuity Fund.

Sheriff's Sales.

NOTICE is hereby given, that on Thursday, the Sixteenth day of April, Instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta, will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Venditioni Exponas in his hands against Sibchunder Chowdry and Bhojrubchunder Chowdry.

1. The Right, Title and Interest of the said Sibchunder Chowdry and Bhojrubchunder Chowdry, of, in, and to an Upper-roomed Brick-built Messuage, Tenement or Dwelling House, No. 62, with a piece or parcel of Land or Ground, thereunto belonging, and a Tank thereon, containing, by estimation, Two Biggahs and Ten Cottahs, more or less, situate, lying and being at Saumbazar in Sootanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the West by the House and Land of Ramnarain Chowdry, on the East by the Land of Bacharam Ghose, on the North by the Land of Rajah Gopeemohun Deb, deceased, and on the South by the Land of Bacharam Ghose.

2. And also the Right, Title, and Interest of the said Sibchunder Chowdry and Bhojrubchunder Chowdry, of, in, and to a piece or parcel of Garden Ground, with several Trees standing thereon, occupied by Tenants, containing, by estimation, One Biggah, more or less, situate, lying and being at Balgatcha, in the Zillah of 24-Pergunnahs, and butted and bounded as follows: (that is to say,) on the East and South by the Garden Ground of Aushootosh Day, and on the West and North by the Honorable Company's Road.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Sixteenth day of April, instant, precisely at the hour of 12 o'Clock at noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Fieri Facias in his hands against Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased,—

1st. The Right, Title, and Interest of the said Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased, of, in, and to an Upper-roomed Built-built Messuage, Tenement, or Dwelling House, No. 342, with a piece or parcel of Land thereunto belonging, containing, by estimation, One Biggah, more or less, situate, lying, and being at Jorasanko, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North and South by Land of the said Muddoosoodun Sannyal, on the East by a Public Road, and on the West by the House of the said Muddoosoodun Sannyal.

2d. Also, the Right, Title, and Interest of the said Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased, of, in, and to a piece or parcel of Tenanted Land, containing, by estimation, Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by Land of Luckeynarain Bonnerjee, on the West by Land of the said Muddoosoodun Sannyal, on the East by a Public Road, and on the North by the House of the said Muddoosoodun Sannyal.

3d. Also, the Right, Title, and Interest of the said Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased, of, in, and to a Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 334, with a piece or parcel of Land thereunto belonging, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by Land of Ramnarain Chowdry,

on the South and West by Land of the said Muddoosoodun Sannyal, and on the East by a Public Road.

4th. Also, the Right, Title, and Interest of the said Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 75, with a piece or parcel of Land thereunto belonging, containing, by estimation, Three Cottahs, more or less, situate, lying, and being at Jorabagan, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the South by a Lane, on the East by the House and Land of Khaddoo Raur, on the West by Land of Gopeemohan Baboo, and on the North by a Public Road.

5th. Also, the Right, Title, and Interest of the said Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at a Lane, called Bawole Mooddie's Lane, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North by the Land of the said Muddoosoodun Sannyal, on the West by Land of Gopeemohan Baboo, on the East by Land of Radacaunt Chatterjee, and on the South by a Lane.

6th. Also, the Right, Title, and Interest of the said Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Four Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South and North by Land of the said Muddoosoodun Sannyal, on the East by another House of the said Muddoosoodun Sannyal, and on the West by the House and Land of Radacaunt Baboo.

7th. And also, the Right, Title, and Interest of the said Muddoosoodun Sannyal, who hath survived Collypersaud Sannyal, deceased, of, in, and to a Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at Churruckdangah, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the South by a Lane, on the East by Land of Sand Khan, on the West by Land of Hurreynarain Paurry, and on the North by the House and Land of Narain Byack.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Twenty-third day of April, Instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Rajchunder Dutt.

1. The Right, Title and Interest of the said Rajchunder Dutt, of, in, and to a piece or parcel of Land, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at Munsatallah Lane, Paut-rooreghattah, in Sootanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North and East by a Public Road, on the West by the House and Land of Comul Gossamy, and on the South by the House and Land of Paunchoo Sookool Takoor.

2. And also, the Right, Title and Interest of the said Rajchunder Dutt, of, in, and to a Talook, situate, lying, and being at Baurroon, in Pergunnah Nullhee, and in the District of Hooghley.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTIFICATION.

THE following Descriptive Roll of four Prisoners escaped from the Ship "Lady Wallace," after her wreck off Edinjacarry, near Cape Comorin, is published for general information.

Names.	Caste.	Age.	Height.	Remarks.
Sim Wee,	Chinaman,	50	5 ft. 6 inches, ...	Rather dark—thin—grey hair.
Jetun Mistry, ...	Bengallee,	45	5 ft. 6 inches, ...	Dark—grey hair.
_____	Malay,	43	5 ft. 4 inches, ...	Thin—grey hair.
_____	Ditto,	45	5 ft. 4 inches, ...	Stout—fair—with a scar near the mouth.

J. H. YOUNG,
Depy. Secy. to the Govt. of Bengal.

Fort William, the 3d April, 1840.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,

JOHN McQUEEN,

Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839. }

ADVERTISEMENT

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, showing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,

Secy. to Government Genl. Dept.

Co. ed Calcutta the 7th August, 1832."

This-day is Published,

(Feb'y. 27, 1840.)

The Assistant Magistrate's Guide,
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An Abridgement of the Criminal Regulations, and
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REPORT
ON

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DR. HELFER'S

SECOND REPORT ON THE PROVINCES OF

YE, TAVOY, AND MERGUE,

ON THE

TENASSERIM COAST

Visited and Examined by Order of Government, with the
view to develop their natural resources.

G. H. HUTTMANN.

February 6th, 1839.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, APRIL 8, 1840.

FORT WILLIAM,

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 19TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandise consigned to England as published for general information, also the following paragraph 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandise of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

s. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Madras.
Ditto.....	Bombay.
Per Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose so to paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates percent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT.

THE 27TH NOVEMBER, 1839.

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 10th November 1838.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT.

THE 30TH MARCH, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 30th March 1840, is hereby promulgated for general information.

Act No. VII. of 1840.

An Act for authorizing the appointment of Uncovenanted Servants to the Offices of Deputy Register and Assistant Register to the Sadder Courts of the Presidency of Fort William in Bengal.

It is hereby enacted, that whenever the Governor of Bengal, and the Lieutenant-Governor, or other authority exercising the powers of Lieutenant-Governor of the North-Western Provinces, shall deem it expedient to appoint any persons not being Covenanted Servants, to the Offices of Deputy Register or Assistant Register to the Courts of Sadder Dewanny and Nizamut Adawlat at Calcutta and Allahabad respectively, it shall be competent to those Courts to assign to the Officers above named, any duties at present performed by their Registers.

T. H. MADDOCK,
Secy. to the Govt. of India.

No. 178.
FORT WILLIAM,
GENERAL DEPARTMENT.

THE 18TH MARCH, 1840.

The Governor General in Council is pleased to appoint the Governor for the time being of Singapore, Malacca and Prince of Wales' Island, to be a Commissioner for the purpose of enquiring into and deciding

upon claims to hold lands within the Settlements of Prince of Wales' Island, Singapore and Malacca under the provisions of Act X. 1837.

G. A. BUSHBY,
Secy. to the Govt. of India.

No. 1027.

ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
FOR THE NORTH WESTERN PROVINCES.

AGRA,
GENERAL DEPARTMENT,
THE 24TH MARCH, 1840.
JUDICIAL AND REVENUE.

The Order of the Officiating Commissioner of the Meerut Division, directing Mr. A. Raikes, Assistant, to place himself under the Orders of the Magistrate and Collector of Meerut, is approved.

Mr. J. Davidson is appointed to be Commissioner of the Rohilkund Division—to take effect from the 10th instant, being the date on which the Vessel in which Mr. R. H. Scott embarked for England, was left by the Pilot at Sea.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

No. 1042.

ORDER BY THE HON'BLE THE LIEUTENANT GOVERNOR
N. W. P.

AGRA,
GENERAL DEPARTMENT,
THE 25TH MARCH, 1840.
JUDICIAL AND REVENUE.

The leave of absence granted by the Officiating Commissioner of the Rohilkund Division to Mr. A. Ross, late Officiating Joint Magistrate and Deputy Collector of Bijnour, on his private affairs, from the 27th December to the 1st February last, is confirmed.

J. THOMASON,
Offg. Secy. to Govt. N. W. P.

No. 1059.

ORDER BY THE HON'BLE THE LIEUTENANT GOVERNOR
FOR THE NORTH WESTERN PROVINCES.

AGRA,
GENERAL DEPARTMENT,
THE 26TH MARCH, 1840.

Captain H. Rutherford is appointed to officiate as Aid-de-Camp to the Hon'ble the Lieutenant Governor until further orders. This appointment will take effect from the 11th instant, being the date on which Captain Pillans was appointed to the Ordnance Commissariat Department.

J. THOMASON,
Offg. Secy. to Govt. N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.
FORT WILLIAM, 1st April, 1840.

No. 79 of 1840.—Captain George Campbell, of the Horse Artillery, is placed at the disposal of the Hon'ble the Lieutenant Governor, North Western Provinces, for the purpose of being appointed Aid-de-Camp on His Honor's Staff.

Lieutenant Andrew Hunter Ross, of the 49th Regiment Native Infantry, was placed in the Political Department, under date the 18th ultimo, at the disposal of the Envoy and Minister at Cabool for employment in His Majesty Shah Shoojah's Force, from the 3d March, 1840.

Major General Edward Henry Simpson, Colonel of the 19th Regiment Native Infantry, having resigned the command of His Majesty Shah Shoojah's Force, Brigadier Abraham Roberts, C.B., Lieutenant Colonel of the 1st European Regiment, was appointed in the Secret and Separate Department on the 14th ultimo to succeed that Officer.

Assistant Surgeon R. B. Cumberland, of the Civil Station of Pooree, in Cuttack, obtained in the Judicial and Revenue Department, under date the 27th ultimo, leave of absence from the 1st April, to proceed to the Presidency and eventually to sea, on Medical Certificate.

Surgeon James Nathaniel Rind, of the Invalid Establishment, Superintendent of the Government Lithographic Press, was permitted in the General Department on the 30th ultimo, to proceed to the Eastward for the benefit of his health, and to be absent on that account for a period of six months.

Assistant Surgeon K. Mackinnon, M. D., attached to the Civil Station of Tirlhoot, obtained in the Judicial and Revenue Department, an extension of the leave granted to him on the 7th December last, from the 2d to the 10th ultimo.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India Milly. Dept.

NOTICE.—The General Treasury will be closed on Friday the 10th and Saturday the 11th instant, on account of the Hindoo Holidays Sree Ramnabomee and Churruck Poojah.

W. H. OAKES, Sub-Treasurer,

General Treasury, the 4th April, 1840.

IT is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 5th March and Sunday the 5th April, both dates inclusive, were despatched by the undermentioned Vessels which sailed from Calcutta on dates specified:				
Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.	
30th March,	Repuise,	London,	Left Town on the 31st ultimo.	
31st ditto to 5th April, ..	Glenewilly,	Ditto,	Ditto 5th instant	
30th to 5th ditto,	Vectis,	Cape of Good Hope,	Will sail on the 4th ditto.	
Ditto,	Allerton,	Mauritius,	Ditto in a day or two.	
Ditto,	Aleide,	Bombay,	Left Town on the 5th instant.	
30th and 31st March,	Columbine,	Singapore,	Ditto 1st ditto.	

M. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 7th April, 1840.

STEAM NOTICE.

THE 30th of the ensuing month of April being fixed for the despatch of the next Mail for Suva, by a steamer, from Bombay. Notice is hereby given, that the last safe date for the transmission of Letters from Calcutta, which may be forwarded for conveyance by that opportunity, will be the 15th proximo.

H. S. OLSFIELD,

Off. Post Master General.

Fort William, General Post Office, the 20th March, 1840.

POST OFFICE NOTICE.

WITH the view to the more general convenience of the public, Government have been pleased to sanction two new Offices for the receipt of letters for the General Post. It is therefore, hereby notified, that Receiving Offices will be opened from the 1st Proximo at the following places:

One at Kidderpore, on the west side of the road to Garden Reach and opposite to the Police Thannah.

One in the Boitakkhanda Bazar, on the south side, near the Circular Road.

Letters for despatch will be received at these Offices from 11 A. M. to 4 P. M. daily. All persons delivering letters at these Offices will receive Receipts in the same manner as at the General Post Office.

The Receivers at these Offices are furnished with three sets of rules, one in English, one in Bengallee and one in Hindoostani, which they are directed to produce when required.

Chundersiker Bannorjee has been appointed Receiver of the Kidderpore or No. 5 Division, and Sibchunder Dutt of the Boitakkhanda or No. 6 Division.

H. S. OLSFIELD,

Off. Post Master General.

Fort William, General Post Office, the 20th March, 1840.

জাঃ দায়

চরন স্বরণ

নতুন ডাকঘর বঙ্গাবার এসেছার
ক্রিয়ত গবর্ণমেণ্ট অফিসের সম্মুখের ডাকঘর
হিতাথে পত্রাদি ডাকে পৌরন জন্য দুই স্থানে
দুইটা ডাকঘর স্থাপিত করিলেন অর্থাৎ নতুন
ঘর ব্রিটিশপুরে কোম্পানির বাগানের মাঠের
রাস্তা ডাকঘর পশ্চিম দিগে এবং পুলিশের বাগানের
সম্মুখে আর ৬ নম্বরের ঘর বৈঠকখানার বাগানের
দক্ষিণ বাহির রাস্তার নিকটে বঙ্গাবার গোল আগত
মাসের ১ নখিল ডাকঘর অর্থাৎ তৎকর্তা আরম্ভ
হইবেক

উপরক্ত ডাকঘরে পুত্রাধিক মোঃ ১১ ঘণ্টিকা
অবধি দিব্য দুই পুহর ৪ চারি ঘণ্টার সময় পর্যন্ত
পত্রাদি লওয়া যাইবেক এবং পত্রাদি পুরক
অর্থাৎ চিঠিরাত পাঠানোওয়ালারা যেমত জনরল
পোষ্ট অফিসে আপনঃ রসিদে সহি ও মোহর
পায়েন তদনুসরণ এখানেতেও পাইবেক

পত্রাদি পুণক অর্থাৎ কথিত নম্বরের রিসি
বরেরা আবশ্যক মতে তিন কিতা আইন অর্থাৎ
ইনসেক্স ও বাঙ্গালি হিন্দুস্থানি ভাষায় লিখিত
পাইবেক

মোঃ ব্রিটিশপুরে ৫ নম্বরের রিসিবরি কথ্যে
ক্রিচমুলের বঙ্গোপাধ্যায়কে নিযুক্ত করাগেল
আর মোকাম বৈঠকখানার ৬ নম্বরের রিসিবরিতে
ক্রিচমুলের বঙ্গোপাধ্যায়কে ইতি নন ১৮৪০ সালের
১০ মার্চ জনরল পোষ্ট অফিস

استھار نني ڈانگ چوكيان

بيٹھا لئے گا

خبر دینی جاتی ہے کہ لوگوں کی
بہتر بہتری کے لئے سرکار نے دو ڈانگ
چوکیان ایک نمبر پانچ خضر پور میں

موچیکھو لے جانے کی رستے کی بچھ
 اور جو پولیس تھانے کے سامنے ہی
 اور دوسری چوکی نمبر چھ بیٹک خانے
 کی بازار کی دکن اور باہر رستے کے
 نکت بیٹھا لایا گیا جن کا کام کاج آگامی
 مہینے کی پہلی تاریخ سے جائیگا
 اُن چوکیوں میں دن دن اگیا رہے
 گھنٹے سے دو پہر چار گھنٹے دن تک
 چٹھیاں لٹن جائیگی اور چٹھیاں بھیجنے
 والوں کو جسے صدر ڈانگ گھر میں
 رسید دن ملتے ہیں تیسے ہی ان چوکیوں
 سے ملینگے

اُن چوکیوں کے ڈانگ منشیوں کے لئے
 آئیں و ضابطے صدر ڈانگ گھر سے بموجب
 ضروری بھیجے جائینگے
 اُن چوکیوں میں مقام خضر پور پانچ
 نمبر کے ڈانگ منشی چندر سیکھر
 بند ورجہ اور بیٹک خانے میں چھ نمبر
 کے منشی شہو چندر دت کو مقرر کیا گیا

H. S. OLDFIELD, *Offg. Post Master Genl.*

POST OFFICE NOTICE.

NOTICE.—Under the Orders of the Hon'ble the President in Council, from and after the 15th of the ensuing month of January, there will be a second despatch, daily, from Calcutta to Khamrah, six stages in advance of Berhampore; as, also, a second daily despatch thence to Calcutta. The ordinary Mail, from Calcutta, as at present, will go out at 6 p. m. The other daily despatch will be sent off at noon.

Barrackpore	Jehanagore	The mid-day despatch will convey letters, newspapers, &c. for the stations noted in the margin, thus giving them an advantage of 8 hours over the night Mail. The hour most suitable for despatching the second daily Mail from Khamrah will be fixed by the local Post Master, so that, similar conveniences may be afforded to the Public, by a saving of 12 hours, more or less, in the arrival of letters, &c. in Calcutta from the stations specified.
Serampore	Patooloo	
Chaudernagore	Cutwah	
Hooghly	Merai	
Nolsoral	Berhampore	
Digrah	Jaugunge	
Santipore	Bogowangolah	
Nuddea	Jungypore	
Calcutta	Khamrah	

It has not been found expedient to extend the double despatch on this line of Dawk route, beyond Khamrah, as the great expense of expense for the maintenance of the additional establishment which would thus be required, would not be compensated for by the advantage likely to be gained.

Arrangements are making for adopting a similar double-despatch, along the whole line of Dawk route, from Calcutta to Kurnaul, which will, probably, be brought into operation by the 1st of February next; but of which, further notice will be given, hereafter.

Letters for the stations specified which may be intended for transmission by the mid-day Mails, must be delivered at the General Post Office between the hours of 10 and 11½ a. m.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, Genl. Post Office, }
 the 27th Dec. 1839.

NOTIFICATION.

WITH reference to the notice of the undersigned, dated 27th ultimo, it is hereby further notified that from the 1st proximo, the mid-day despatch will be extended to the line of Trunk Road between Calcutta and Loodianah, from each of which places a Mail, for the other extreme end, will be despatched at noon.

Burdwan.	Mynpooree.	This despatch will include Letters, &c., for the several Stations noted in the margin. Letters from Calcutta intended for transmission by the noon despatch, for these Stations, must be delivered at this Office between the hours of 10 and 11½ a. m.
Mungulpore.	Allypore.	
Shreeghattee.	Delhia.	
Berhampore.	Kurnaul.	
Allahabad.	Unhalah.	
Futteeport.	Loodianah.	
Cawnpore.		

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, Genl. Post Office, }
 The 21st January, 1840.

STEAM POSTAGE.

NOTICE.—The following modified rates of Steam Postage will be levied in future, in addition to whatever Inland Postage may be leviable, upon all Letters conveyed by Packets between Ports or Places in the Red Sea or Persian Gulf and the East Indies:

			As.
A Letter not exceeding 1½ Tola,	0	0
Above 1½ and not exceeding 2½ Ditto,	1	0
Ditto 2½ Ditto 5 Ditto,	2	0
Ditto 5 Ditto 7½ Ditto,	3	0

and 1 Rupee, or two rates, for every 2½ Tola Weight, or for any fraction of that weight.

The above modification of Steam Postage is ordered to be adopted, under the authority of a Treasury Warrant dated the 22d of November last.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office, }
 the 9th March, 1840.

MEMORANDUM.

THE Ball dropped this day one and three quarter seconds (1½) later than Mean Noon.

(Signed) V. L. REES,

In charge of the Observatory.

Surveyor General's Office, Calcutta, 6th April, 1840.

T. FIDDES, Lt.-Col.,

Officiating Town Major.

NOTIFICATION.

Admiration. IN modification of the second clause of the Advertisement issued from this Office under date 20th December 1839, it is hereby notified that, in future, only one cautionary deposit of \$500 Rupees in Cash, or in Public Securities, will be required on account of any number of Distilleries (worked in the European method) that may be established by one and the same individual or firm.

By Order of the Board of Customs, &c. &c. &c. the 6th April, 1840,

TORRENS, Secretary.

NOTIFICATION.

PORT WILLIAM, OPIUM DEPARTMENT,

THE 23D MARCH, 1840.

NOTICE is hereby given, that on Monday, the 20th day of April next, at the hour of 11 o'clock in the Forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned Quantity of Opium, the Provision of 1837-38 and 1838-39, subject to the following Conditions, viz.

	Opium of 1837-38.	Opium of 1838-39.	Total.
Produce of Behar Agency, ...	0	2500	2500
Ditto of Benares do.,	1147	853	2000
Total Cheats, ...			4,500

CONDITIONS OF SALE.

1. The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2. The Opium to be offered for Sale at the upset Price of Rupees 400 per Chest, and to be all sold to the highest bidder above that price.

3. If at the above Sale the entire quantity of 4,500 Cheats shall not be sold, it shall subsequently be competent for the Board of Customs, Salt and Opium, to dispose of the Lots which remain on hand at future Sales.

4. Each Lot to contain Five Cheats.

5. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the Afternoon of Friday, the 24th April, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipts, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be resold at such time or times, and under such Conditions of Resale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatsoever attending such Resale, shall be borne and paid by the Defaulters, whilst any profit accruing from such Resale shall be forfeited to Government.

6. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 24th April, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

7. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'clock of the 24th of April, will be afterwards accepted.

8. The Opium now advertised for Sale, shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Cheats, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

9. Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of Lots of their purchase which they may desire to be included in each Certificate or Order, and it is to be clearly understood that the Certificates or Orders so taken out shall be considered final, and not afterwards changeable for other Certificates or Orders authorizing the delivery of single Lots, or of a different number of Lots or Cheats, whether more or less than the number of Lots or Cheats originally required to be included in each Certificate or Order.

10. No Sub-Treasurer's Receipts or Deposit of Public Securities under the fifth of the present Conditions, will be received in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

11. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

12. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty but not otherwise.

13. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

14. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1. Certificate of the Opium now advertised for Sale.

No. 2. Report of the examination of such Opium.

15. The Public are hereby informed that in providing the investment of the Behar and Benares Opium for the year 1838-39, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a Statement of the average weight of Six Cheats from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

16. Four Cheats of Behar and Benares Opium which have been reserved from the provisions of the two preceding years, will be also shown to be Purchasers on the day of Sale to enable them to judge of the state of preservation in which the Drug has kept.

17. The Public are hereby informed that in addition to the quantity sold at the Sale of 6th January, and 16th February last, and that now advertised for Sale on 20th April, making together 12,000 Cheats, as shown in the Margin, the following quantities more or less of Behar and Benares Opium, will be brought to Sale this year, on or about the dates specified below.

	Behar.	Benares.	Total Cheats.
May 26th,	1,400	500	2,100
June 29th,	1,864	1,096	2,960
	3,264	1,596	5,000

18. Applications having been made by the French Authorities for the 300 Cheats of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated 27th March, 1815, in the proportions stated in the margin, it is hereby notified that in the event

Sale of February, ... 50 of the whole or any portion of the Opium thus claimed by the French Government not being cleared out within the limited period allowed for clearance, viz. one Month from the date of the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing the date of payment, or disposed of at a Sale to be held expressly for the purpose.

By Order of the Board of Customs, Salt and Opium,

H. TORRENS, Secretary.

কোটি উইলিয়ম আফিম দপ্তর
সন ১৮৪০ সাল তারিখ ২৩ মার্চ মোতাবেক
বাদলা সন ১২৪৬ সাল তারিখ
১১ চৈত্র সোমবার।

এন্তেহার দেওয়া যাইতেছে যে সন ১৮৪০ সাল
ইফরাজী তারিখ ২০ এপ্রেল মোতাবেক বাদলা
সন ১২৪৭ সাল তারিখ ১ বৈশাখ সোমবার
পুরীকে দিবা এগার ঘণ্টার সময় মোকাম কলি
কাতার একচেঞ্জ ঘরে নীচের লিখিত মোকদার
সন ১৮৩৭.৩৮ ও ১৮৩৮.৩৯ সালের পরদায়নী
আফিম সমুদ পথে রপ্তানির জন্য নিলামে পক্ষাৎ
লিখিত সরতে বিক্রয় করা যাইবেক অর্থাৎ—

সন ১৮৩৭.৩৮ সালের আ ফিম বেহারের পরদায়নী ...	সিন্দুক
সন ১৮৩৮ । ৩৯ সালের আ ফিম বেহারের পরদায়নী ...	২৫০০
সন ১৮৩৭.৩৮ সালের আ ফিম বারানসের পরদায়নী ...	১১৪৭
সন ১২৩৮.৩৯ সালের আ ফিম বারানসের পরদায়নী ...	৮৫৩
	২০০০
জমলা সিন্দুক	৪৫০০

নিলামের সরত—

১ দফা। পূরোক্ত আফিম সকল সমুদ পথে
রপ্তানির জন্য বিক্রয় করা যাইবেক এবং একপে
রপ্তানির মাল ভিন্ন অন্য কোন ব্যবতে লাটিকি
কেট দেওয়া যাইবেক না—

২ দফা। কিসিন্দুক আফিম নূন সংখ্যাকো
৪০০ টাকার দরে নিলামে ধরা যাইবেক তাহার
উপর যে ব্যক্তি সর্বাপেক্ষা অধিক মূল্য দিতে
চাহিবেক তাহাকে বিক্রয় করা যাইবেক—

৩ দফা। যদি এই দিবসের নিলামে সমুদায়
৪৫০০ সিন্দুক আফিম বিক্রয় নাহয় তবে পরমিট
নেমক ও আফিম বোর্ডের সাহেবান আদিসানের
একিয়ার রহিল যে তৎপক্ষাৎ যে সকল লাটহার
বাকী থাকিবেক তাহা আগামি নিলামে বিক্রয়
করিতে পারিবেন—

৪ দফা। এ আফিমের কিলট ৫ সিন্দুকে হই
বেক—

৫ দফা। নিলামে আফিম খরিদ করনের সম
য়ে নিলাম ঘরের ভিতরে ও খরিদারের নামে লাট
রেজিস্টারি হওনের পূর্বে কি লাট ১০০০ টাকা অর্থাৎ
কি সিন্দুক ২০০ টাকার হিসাবে আমানত পেসগি
বানতে দর্শনি প্রামিধরি নোট অর্থাৎ তৎসমুদ
লিখিয়া দিতে হইবেক আর আগামি ২৪ এপ্রিল
সূর্যবার বেলা হই প্রহর চারি ঘণ্টার পূর্বে বো
র্ডের দপ্তরখানায় আদিশা সবজের সাহেবের
রসিদ অথবা কোম্পানির কাগজ এত্তর দিয়া পূরোক্ত
দর্শনি প্রামিধরি নোট সকল খালাস করিতে হই

বেক কিন্তু নিরোপিত সময় মধ্যে যদি খালাস না
করে তবে যেসকল লাটহারের আমানত পেসগির
হিসাবে টাকা অথবা সবজের সাহেবের রসিদ
অথবা কোম্পানির কাগজ দাখিল নাহইবেক তাহা
বোর্ডের সাহেবান যে সময় ও নিয়ম স্থির করি
বেন সেই সময়ে ও সেই নিয়মানুসারে সানি নিগা
মে বিক্রয় হইবেক তাহাতে যে মোকদার ও এরচ
ধরতা পড়িবেক তাহা পূরোক্ত মতে বাহাদিগের
আমানত পেসগি দাখিল করিতে ত্রুটি হইবেক তাহা
দিগকে দিতে হইবেক ও যুনাফা যদ্যপি হয় তাহা
কোম্পানি বহাদুরের সরকারে জন্ম হইবেক—

৬ দফা। এ নিলামের দিবস পূরোক্ত সরত
মতে যে সকল প্রামিধরি নোট লওয়া যাইবেক
তাহা যদি আগামি ২৪ এপ্রিল সূর্যবারের মধ্যে
খালাস নাহয় তবে ই সকল নোট কোম্পানির ডরক
উকিলের স্থানে দেওয়া যাইবেক তাহাকে যেনত
উচিত বোধ হয় সেইমতে তিনি এই নোটের ব্যবচ
টাকা আদায় করিবেন—

৭ দফা। যে আফিমের ব্যবচ আমানত পেস
গির টাকা পূরোক্ত ২৪ এপ্রিল দিবা হই প্রহর
চারি ঘণ্টার পূর্বে দাখিল নাহইবেক তাহার হিসাবে
কোন টাকা কিংবা সবজের সাহেবের রসিদ অথ
বা কোম্পানির কাগজ পক্ষাৎ লওয়া যাইবেক না—

৮ দফা। যে সকল আফিম বিক্রয়ার্থে এইরূপে
এন্তেহার দেওয়া যাইতেছে তাহার কিয়তের বে
লাই টিকি নিলামের তারিখ ইষ্টক এক মাসের মধ্যে
দাখিল করিতে হইবেক ও যে আফিমের কিয়ত
পূর্বে লিখিত মোকদার দিবস কিংবা নিলামের পূর্বে
দাখিল হইয়া হিসাব রক্ষা নাহইবেক তাহা
এ পূরোক্ত কি লাট ১০০০ টাকার হিসাবে অথবা
কি সিন্দুক ২০০ টাকার হিসাবে যে আমানত পেস
গির নগদ টাকা অথবা কোন রকম কোম্পানির
কাগজ যাহা আমানতের হিসাবে দাখিল হইয়া
থাকিবেক তাহা সরকারে জন্ম হইবেক পরে যেন
পরমিট নেমক ও আফিমের সাহেবান আদিসানের
দ্বারা যে তারিখে ও যে প্রকারে নিলাম করা উচিত
বিবেচনা হইবেক সেই প্রকারে এই আফিম
সরকার বাহাদুরের নিজ হিসাবে বিক্রয়
হইবেক—

৯ দফা। যে সকল খরিদারান পূরোক্ত মতে
বাক টাকা দাখিল করিয়া আফিমের লাটিকিটে
অর্থাৎ আফিম বাহির করিবার হুকুম লইবেক
তাহাদিগের একার রহিল যে আপন খরিদা আ
ফিমের প্রত্যেক লাটিকিটেই অর্থাৎ বাক লাট
আফিম হরাজ করিতে চাহে তাহা বিক্রয় করিয়া
জানায় কারন ইহা সন্মতিক্রমে জানা করিয়া
পূরোক্ত মতে যে সকল লাটিকিটে একার
নইয়া যাইবেক তাহাকেই বিক্রয় হইবেক এবং সে
লাটিকিটেই পারিষদে পক্ষাৎ অন্য কোন
লাটিকিটেই অথবা হুকুম আদায়ের এক লাট
করিয়া খালাস হইতে পারে অথবা অন্য লাট
অথবা সিন্দুকের অন্য লাটিকিটে বিক্রয় করা

তাছাড়া তিন অন্য কোন প্রকারের কম কি বেশী পরিমাণের সাটিকিট চাহিলে এতদ মেনেওলা জাইবেকনা—

১০ দফা। এই এন্ডোয়ারের ও দফার নিয়মানুসারে আদানতের হিসাবে যে কোন কোম্পানির কাগজ অথবা সবজেনারর সাহেবের রসিদ দাখিল করিয়া লইতে হইবেক তাহা কিংবদ যে সকল প্রিমাণের নামে সেল বহিতে লেখা থাকে তাহাদিগের নিকট হইতে অথবা তাহাদের এসেন্ট অথবা মোড়ারের নিকট হইতে লওয়া যাইবেক এবং এই রূপ আদানত পেসগি দাখিলের রসিদ কিংবদ এই পুস্তোক্ত প্রিমাণের নামে হইবেক ও আফিম মজুরী ধালাপ হইলে পর পুস্তোক্ত কোম্পানির কাগজ তাহাদিগেকে অথবা তাহাদিগের বরাতি লোককে ফিরিয়া দেওয়া যাইবেক—

১১ দফা। প্রযুক্ত সাহেবান বোর্ডের তরফে যে সাহেব নিলামের সুপারটেণ্ডেণ্ট হইবেন তাহার এমত এফিয়ার আছে যে তিনি তাহার বিবেচনানুসারে কোন ব্যক্তির ডাক অগ্ৰাহ করেন কিংবদ যদিহা তাহার যত লাট প্রিমাণ করনাথ ডাকিবক তাহার ফি লাট ১০০০ টাকার হিসাবে অথবা ফি সিন্দুক ২০০ টাকার হিসাবে বাঙ্গাল বেঙ্কের মোট কিংবা সবজেনারর সাহেবের রসিদ অথবা কোম্পানির কাগজ তৎক্ষণাত দাখিল করে তবে তাহাদিগের ডাক গ্ৰাহ করিবেন—

১২ দফা। নিলামের প্রিমাণের এমত প্রকার আছে যে প্রথম যে লাট প্রিমাণ করিবক সেই লাট মত হইতে অত লাট সেই মোকামের স্থান প্রিমাণ করিত তাহে তাহা তৎক্ষণাত প্রকাশ করিয়া কহে এবং তদনুসারে প্রিমাণ করে এমত পছন্দ লাট অবশি ৫০ লাটের অধিক না হয় ও এই প্রকারে প্রিমাণ লাটহারের ফি লাট ১০০০ টাকা করিয়া ডিপজিট অথবা আদানত পেসগি দিতে হইবেক এবং সেই মত অথবা প্রথম লাটের মত বাকি লাট হারের কিম্বদ ফি সিন্দুক হিসাব করিয়া দাখিল করিতে হইবেক এমত যদিহা এত লাট গর বিক্রি থাকে তাহাতে পঞ্চাশ লাট পূরা হইতেপারে তবে পাইবেক নতুবা পাইবেকনা—

১৩ দফা। এই এন্ডোয়ারের নিষিদ্ধ আফিমের বিক্রি নষ্টকির কিংবা এই আফিমের হিসাব রক্ষার বিসয়ে কোন বিবাদ অথবা গরমিল উপস্থিত হইলে তাহা নূবে বাঙ্গালার সুপ্রিমকোর্ট আদালতের বিচারে নিষ্পত্ত্য হইবেক আর প্রিমাণের বিপের মধ্যে কেহ এই আদালতের এসাকার অধিন নহে হনিয়া কোন আপত্ত্য করিলে গ্ৰাহ হইবেকনা—

১৪ দফা। বীতের তৎক্ষণাত মাকির কাপজাত ও যে আফিম বিক্রয় হইবেক তাহার বহুলা নিলামের বিক্রয় প্রকাশ্য জাইবেক অথবা তাহার পূর্বে বোর্ড পরমিট মজুর ও আফিমের নিকটস্থ সাহেবের দপ্তরখানায় প্রিমাণের প্রিমাণ পাওয়া যাইবেক—

১ নং যে আফিম বিক্রয় করনাথ এইফনে এন্ডোয়ার হইল তাহার সাটিকিট—

২ নং এই আফিম তজবিজের রিপোর্ট—

১৫ দফা। সকলকে জ্ঞাত করা যাইতেছে যে সন ১৮৩৮/৩৯ সালের বেহার ও বারানসের আফিম তৈয়ারি কারণ গত সমহারের মত এমত প্রিমাণ ও প্রবর্তন করা গিয়াছে বিশেষতঃ আফিমের মোট স্তম্ভ বিভাজ প্রস্তুত করিয়া পাঠাইতে এবং প্রতি তৈয়ারি কারণ নিয়মিত পরিমাণ পাতি ব্যবহার করিতে এবং প্রতি গুটিতে সমান ভাগ আফিম রাখিতে সাবধান হওয়া গিয়াছে আফিম মজুরের বেহার ও বারানসের মোকামি ওরনের বিসাবের ফি চালান হইতে ও ছয় সিন্দুক করিয়া কলিকাতায় যে ওজন করা আর তাহার গড় ওরনের হিসাব বোর্ড পরমিট নেমক ও আফিমের পিক্টিরি সাহেবের দপ্তরখানায় তত্ত্ব করিলে দেখিতে পাওয়া জাইবেক—

১৬ দফা। গত দুই সনের পয়দায়সি যে ৪ সিন্দুক বেহার ও বারানসের আফিম রাখা গিয়াছে তাহা নিলামের বিবস প্রিমাণের লোককে দেখান জাইবেক তাহা দুই বেপারিয়ান বিবেচনা করিতে পারিবেন যে কি প্রকার নির্দিষ্ট অবহার এই আফিম রহিয়াছে—

জানুয়ারি সেল ৬০০ ১৭ দফা। সকল ফিক্রওয়ারি সেল ২৪০০ কে জ্ঞাত করা জাই এপ্রিল সেল ৪৫০০ ডেছে যে গত ৬ জানুয়ারি ও ১০

সিন্দুক... ১২১০০ ফিক্রওয়ারি তারিখের নিলামে বিক্রিত আফিম ও এইফনে যে আফিম ২০ এপ্রিল তারিখে বিক্র্যাথে এন্ডোয়ার দেওয়া যাইতেছে এই উভয় ১২৯০০ সিন্দুক যাহার বেওয়ারি দাখিলের লেখা গেল তৎক্ষণাত নিচের নিষিদ্ধ বেহার ও বারানসের আফিম কিংবদ কমি হউক বা বেশি হউক পঞ্চাশ লিখিত তত্তয়ারিধে অথবা কিংবদ অগুপচা ইমসনের নিলাম বিক্রয় হইবেক—

	বেহার	বারানস	এজন	সিন্দুক
২৫ মে	১৪০০	৭০০	২১০০	
২৬ জুন	১৮৬৪	১০২৬	২৯৬০	
	৩২৬৪	১৭২৬	৫০৬০	

১৮ দফা। ইজরাজ ও করাশীহ উভয়ের ১৮১৫ সালের ৭ মার্চ তারিখের করানামার ৬ দফা বিমোদীর করাসের হাকিমানকে ৩০০ সিন্দুক আফিম দেওয়া তাহা নিচের নিষিদ্ধ দফানুসারে লওনাথ তাহা প্রকাশ্য করিয়াছে তদন্থে এন্ডোয়ার দেওয়া যাইতেছে যে মধ্যমী নিয়মিত মেয়াদমধ্যে অথবা নিলামের বিবসাবধি একমহারি মধ্যে এই আফিমের ভারত অথবা তাহার মধ্যে কথক আফিম ধালাপ থাকরণ তবে সেই আফিম কিংবা যে পরিমাণ আফিম গরখালশী থাকিবক তাহার বিক্রয় আফিমের মেয়াদমতে যে নিলাম উপস্থিত

হইবেক সেই নিলামে অথবা এক সত্তর নিলামে
বিক্রয় করা যাইবেক।

আফিমের জায়
সিন্দুক

ফিবরেওয়ারি মাহার নিলাম হইতে	৫০
মে মাহার	১০০
জুন মাহার	১৫০
জুলা সিন্দুক	৩০০

বিমোজীব হুদম সাহেবান আলিসান বোর্ড পর
মিট নেমক ও আফিম।

H. TORRENS, Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Henry Hunter, a Brevet Captain in the Military Service of the Honorable the East India Company, on their Bengal Establishment, an Insolvent. Notice is hereby given, that Assignment has been made of the Estate and Effects of the said Insolvent, and legal possession thereof given to Mr. John Wallis Alexander, conformably to the order of Court.

Office of Examiner, 4th April, 1840.

Mr. Martindell, Atty.

কলিকাতার জোজহিন সিনিগের পরি
জানাথ আদালত

হুনি হেনরি হন্টর সাহেব এতদ্বারা য় ধর
বের বিষয় তিনি এক বিলিবেট দেওয়া জাইতেছে
কাপ্তেন কোম্পানির বাসাল। যে উক্ত নাতয়ানের
বন্দবস্তের মিলেটরি তথ্যে জায়দাদ বিষয়ক
তে মোক্তারনামা এবং

তাহার অধিকার উক্ত আদালতের হুকমানুসারে মে
জান ওয়ালিস আলিকজের সাহেবের হস্তে
অর্পিত হইল

একজামিনর সাহেবের দস্তুরখানা
সন ১৮৪০ সাল ৪ এপ্রেল
মে. মারটেনডেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Richard Edwards, of Craven's Lane, in Calcutta, late Commander of the Barque Anna Maria, an Insolvent. Notice is hereby given, that Assignment has been made of the Estate and Effects of the said Insolvent, and legal possession thereof given to Mr. John Wallis Alexander, conformably to the order of Court.

Office of Examiner, 4th April, 1840.

Mr. Martindell, Atty.

কলিকাতার জোজহিন সিনিগের পরি
জানাথ আদালত

হুনি রিচার্ড ইডওয়ার্ড এতদ্বারা য় ধর
ডেল সাহেবের বিষয় তিনি দেওয়া জাইতেছে
কলিকাতার গুসটিনের গলি যে উক্ত নাতয়ানের
মিহাসি সাবেক ব্যারকুই জায়দাদ বিষয়ক
আনা মেরিয়ার কামেগুর মোক্তারনামা এবং

তাহার অধিকার উক্ত আদালতের হুকমানুসারে

মে. জান ওয়ালিস আলিকজের সাহেবের হস্তে
অর্পিত হইল

একজামিনর সাহেবের দস্তুরখানা
সন ১৮৪০ সাল ৪ এপ্রেল
মে. মারটেনডেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Jugguldollub Tagore, sometime a Naib Dewan in the Export Ware-house, late of Jurassanko, in Calcutta, an Insolvent. Notice is hereby given, that Assignment has been made of the Estate and Effects of the said Insolvent, and legal possession thereof given to Mr. John Wallis Alexander, conformably to the order of Court.

Office of Examiner, 4th April, 1840.

Messrs. Judge, Brothers and Downing, Atties.

কলিকাতার জোজহিন সিনিগের পরি
জানাথ আদালত

হুনি জগতদলভ টাগরের এতদ্বারা য় ধর
বিষয় তিনি কিছুদিন এক্স দেওয়া জাইতেছে
পোর্ট ওএর হোরে নাএব যে উক্ত নাতয়ানের
দাওয়ান কলিকাতার জোজা জায়দাদ বিষয়ক
সাকো মিহাসি মোক্তারনামা এবং
তাহার অধিকার উক্ত আদালতের হুকমানুসারে
মে. জান ওয়ালিস আলিকজের সাহেবের হস্তে
অর্পিত হইল

একজামিনর সাহেবের দস্তুরখানা
সন ১৮৪০ সাল ৪ এপ্রেল
মিসিউএস জজ বুদস এবং ডোনি উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that on Saturday the 4th day of April, instant, on the Hearing and Examination of the Petitions and Schedules of the Insolvent Prisoners hereinafter named, seeking the benefit of the Statute 9th Geo. IV. Cap. 73.

The following Adjudications were made and pronounced, that is to say:

That Henry Hunter, a Brevet Captain in the Service of the Honorable the East India Company,

And Sampson Naylor, late of Mocha, Red Sea, Vice Consul to Her Britannick Majesty, and Agent for the East India Company in Steam Navigation,

Are entitled to the benefit of the said Statute, and that they be discharged.

F. O'Hanlon, Examiner.

Office of Examiner, 7th April, 1840.

কলিকাতার জোজহিন সিনিগের পরি
জানাথ আদালত

এতদ্বারা য় ধর দেওয়া জাইতেছে যে বর্তমান
এপ্রেল মাহার ৪ তারিখের তারিখে নির্ধারিত
নাতয়ান কএমী সকলের আরণী ও দেননাগুনার
কদে সুনারিতে এবং তহকিক করার জাহারা জার
জোজ বাদসাহের বাদসাইএর ১ বৎসরের এক
সাত জাইনের ৭০খারায় আফিজিত

এই পক্ষা আগতো বিচার এইরূপ করা হইল
অর্থাৎ

হেনরি হন্টর তিনি এক বিলিবেট কাপ্তেন
ইএই ইডিএ আনমেরিয়া কোম্পানির বাসাল

এবং সাক্ষরিত বেলার সাহেব মক্কাব রেডমি
নিবাসি এক মুক্তিযুদ্ধকার বেগমের বন্দসাইএর
এলাখায় এবং কোম্পানির তরফ করণার এজেন্ট
প্রপ্ত হইয়া লব্ধ উক্ত আইনের এবং তাঁহার
এলাখা পাইলেন—

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আকি—
সন ১৮৪০ সাল ৭ এপ্রিল—

NOTICE.—The Public are hereby informed, under
orders of Government, dated 29th January, 1839,
that excavations, surrounded with fences, and having
lights at night, are in progress in the undermentioned
Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to
Camae Street to be fenced, while the Road is under repair.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorgyhattah Street
to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be
built

Upper North Division.

Ramcaunt Bose's Street, at the junction of Saum Bazar
Street,—retaining wall to be constructed.

Old China Bazar Street, the arch of the Cross Bridge to
be re-constructed—and one-half the Road shut and fenced.

D. MACFARLAN,

Chief Magistrate.

SHERIFF'S OFFICE, 23d MARCH, 1840.

NOTICE is hereby given, that a Sessions of Oyer
and Terminer and Gaol Delivery, and also an
Admiralty Sessions, will be holden by the Supreme
Court of Judicature at Fort William in Bengal, for
the Town of Calcutta and Factory of Fort William,
and the places subordinate thereto, at the Court
House, in the said Town of Calcutta, on Saturday,
the Eighteenth day of April next, at 12 of the Clock
at noon.

T. BRACKEN, Sheriff.

The Court will open on the first day of the Sessions
at 12 o'Clock at noon, and upon each succeeding day
precisely at 11 o'Clock in the forenoon, of which all
persons are required to take notice.

T. BRACKEN, Sheriff.

সরিপা আনিব ২০ মার্চ ১৮৪০ সাল—

সম্রাটর দেওয়ান আইতেছে যে আগামি ১৮ এ
প্রিল ১৮৪০ সাল শনিবার দুই প্রহরের সময় স
হর কলিকাতার কোর্ট উইলমেমের এবং তাহার
অধ্যাপতি জনকল হার ভবিষিতে বঙ্গদেশে
কোর্ট উইলমেমের সুপ্রিম কোর্ট আদালত
যার ওয়ার্ডেরিমর এবং এডমিরেলটি অর্থাৎ মহা
সমুদ্র সল্ডিয়ার মোকদমার বিচার্য অন্য এক সেলি
হান অর্থাৎ বিহিল করিবেন—

T. BRACKEN, Sheriff.

এই বেশিরার অভিযোগ পর্যন্ত বহিবেক তা
হার প্রথম দিন দুই প্রহরের সময় তাহার পর
প্রতি দিন ১১ ঘটিকা সময় হইবেক এবিষয় নক
সে কার্য হইবে—

T. BRACKEN, Sheriff.

WANTED a steady, active person, who writes a good
hand, and understands Accounts, to fill the vacant
appointment of Head Writer in the Chittagong Post Office.
Salary Company's Rupees Forty (40) per month. Appli-
cations (if by letter post paid), to be made to the Post
Master of Chittagong.

Chittagong Post Office, 2d April, 1840.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

IN EQUITY.

PURSUANT to an Order made on the 29th day
of May, 1837, in a Cause in which Sreemutty
Bhobosondery Dabee is Complainant, and Rajchun-
der Holdar and others are Defendants—Notice is
hereby given, that on Monday, the 13th Instant, at
one o'clock in the afternoon, at the Office of the Re-
ceiver of the Supreme Court, the Towfeer Lands of
following Talooks, belonging to the Estate of the late
Colleychurn Holdar, will be let to farm in one Lease
for such period as may be agreed upon at the time of
the bidding to the person or persons making the best
offer for the same, that is to say—

About 12,000 Bighas of Towfeer Lands of Talooks
called Abaudkamluchunpore, Sreekishonagore, and
Luckeynarainpore, in the Pergunnah Kismut Shapore,
and Monjahs Seebgungo Sirhangampore and Turf
Hurrumul Monjah Umbeeanagore and Kistnoaerim-
pore in the Pergunnah Kismut Hatteghar in Zillah
24-Pergunnahs.

For further particulars apply at the Receiver's
Office, Supreme Court.

Receiver's Office, Court House.

4th April, 1840.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

IN EQUITY.

PURSUANT to an Order made on the 14th day
of February, 1837, in a Cause in which Raj-
ballab Roy Chowdry is the Complainant, and Moha-
chunder Dutt and others are Defendants—Notice is
hereby given, that on Monday, the 29th April next,
at 12 o'Clock at noon, at the Office of the Receiver
of the Supreme Court, the following Talooks, &c., be-
longing to the Complainant, Rajballab Roy Chowdry,
will be let to Farm in two several leases (for such
period as may be agreed upon at the time of the bid-
ding) to the person or persons making the best offer
for the same, that is say—

1st Lease.

In 24-Pergunnahs Mohul Maul.

In Pergunnah Muddon Mullo.

26 Turffs, namely,

Turff Barooyepore.
" Hurryhurpore.
" Pauch Ghurra.
" Bone Soonderia.
" Dhanokholah.
" Nubbogram.
" Koomrokhally Maacheempore.
" Soorjeepore.
" Dhupdhuppy.
" Wooter Bhaugh.
" Molungah.
" Kotahpookerea.
" Sahebpore.
" Bhatta.
" Pauchpotah.
" Bonemallypore.
" Koolary.
" Doomoorea.
" Gopeynothpore.
" Sultanabad.
" Kharrumparrab.
" Bykentpore.

Tariff Coochpookera.
 „ Sochoodilypore.
 Monjah Raja Rampore.
 Tariff Baudgore.

In Pergunnah Pachakooly.

9 Tariffs, namely,

Tariff Chandpollah.
 „ Futtiapore.
 „ Narainy.
 „ Dowlutpore.
 „ Baur Hoybatpore.
 „ Russelpore.
 „ Chandoy Dhawool.
 „ Basoolaut.
 „ Aussoorally.

In Pergunnah Khasspore.

2 Tariffs, namely,

Tariff Khoroogatchey.
 Monjah Everampore.
 In Pergunnah Pykchatty.
 Tariff Chandonessur.
 In Pergunnah Mooragatcha.
 Monjah Nulgatcha.
 In Kismut Pergunnah Mooragatcha.
 Monjah Tampookerah.
 In Kismut Pergunnah Hatingbur.
 Tariff Dhankholah,
 and different Gardens, &c.

2d Lease.

In 24 Pergunnahs Mahul Deboter.

In Pergunnah Muddon Mulla.

2 Tariffs, namely,

Tariff Bate Burreah.
 „ Baulagatchey.
 and Khordah Deboter in all Pergunnahs mentioned
 in the 1st Lease.

For further particulars apply at the Receiver's
 Office, Supreme Court.

Receiver's Office, Court House.
 21th March 1840.

BANK OF BENGAL.

29TH NOVEMBER, 1836.

TO THE PROPRIETORS OF THE BANK.
 —With reference to the notice of the Govern-
 ment of India in the Financial Department, dated
 17th ultimo, published in the *Calcutta Gazette* of
 the 31st ultimo, and concerning an increase of fifty
 (50) per cent. to be made to the Bank Capital Stock
 —Notice is hereby given, that the Book for the Sub-
 scriptions of the Proprietors or their Representatives
 to the said increase, is open as hitherto, with the
 Head Accountant of the Bank, and will be so open
 till the 1st May 1840.

N. B.—The terms and manner of Subscription and
 Contribution to the said increase are detailed precisely
 in the Government Notice above referred to.

Published by order of the Directors,
 G. UDNY, Secy. to the Bank.

NOTIFICATION.

IT is hereby notified that Mr. John Melville, for-
 merly of the Firms of Fairlie, Fergusson and Co.
 and Fergusson and Co. of Calcutta, (from which he
 retired in 1822,) having this day joined our Establish-
 ment, our Business will be conducted, in future, under
 the Firm of Cruikshank, Melville and Co.

P. CRUIKSHANK & CO.

London, 1st January, 1840.

BENGAL MEDICAL RETIRING FUND.

UNDER Article XIX. of the Rules, the second
 Quarterly General Meeting of the Subscribers
 of the Bengal Medical Retiring Fund for the current
 year will be held at the Town Hall, on Monday, the
 13th April, instant, at 4 o'Clock in the afternoon.

By order of the Committee of Management,

GEO. HILL, Secretary.

Bengal Medical Retiring Fund Office,
 Calcutta, 1st April, 1840.

NOTICE.

SUNDRY Effects of the late Thomas Duffield, for-
 merly of Maidstone, Kent, England, and late an
 Assistant in the Honorable Company's Garden for the
 Cultivation of Tea in Assam, who died on the 7th
 March near this, is under the Seal of this Court, and
 will be delivered over to any person duly authorized to
 receive the same.

A. DAVIDSON,

Print. Asst. Commr.

Principal Assistant
 Commissioner's Court,
 Zillah Gawalpurah,
 the 25th March, 1840.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 13th April 1840, corresponding with 2d Bysack 1247 B. S.

Name of Mehal to be sold, and of the Pergunna in which it is situated, and No of Lot in Collector's Sale Advertisement.	Recorded Proprietors.	Annual Soldier Jumma	Arrears of Revenue, including Interest and Penalty for the Kist of Jan'y. 1840.	Remarks.
No. 19, Kismut Lot Indoss, Pergunnah Kontabpore,	Gopalchell Tagoor,	5,703 1 10	1,747 15 11	This Land produces Paddy, Sugar Cane, &c.

S. BOWRING, Acting Collr.

Zillah Beerbhoom, Collector's Office, the 9th March, 1840.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, APRIL 11, 1840.

NOTICE.

THE Offices of the Accountant General—and those of the Accountants to the Military, Revenue, Salt, Opium, Marine and Commercial Departments are removed, during the repairs of the Treasury Premises, to Nos. 2, 3, and 4 Loudon Buildings, North range.

C. MORLEY, Acct. Genl.

Fort William, 11th April, 1840.

PORT WILLIAM, FINANCIAL DEPARTMENT, THE 19TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandise consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing same for future observance:

TERMS AND CONDITIONS

FOR MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandise of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

Per Company's Rupee for Advances made at.....	Bengal.
DMs.....	Madras.
Mils.....	Bombay.
Per Spanish Dollar.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignments and Policies of Insurance effected thereon, both in duplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of repaying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates percent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52. Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 27TH NOVEMBER, 1839.

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

FORT WILLIAM,
POLITICAL DEPARTMENT, 6TH APRIL, 1840.

Mr. G. T. Bayfield has been this day appointed Acting Junior Assistant to the Agent to the Governor General on the North Eastern Frontier.

T. H. MADDOCK,
Secy. to the Govt. of India.

FORT WILLIAM,
POLITICAL DEPARTMENT,
DATED 6TH APRIL, 1840.

Lieutenant W. McCulloch, of the 15th Regiment Native Infantry, has been this day appointed Assistant to the Political Agent at Munneepoor.

T. H. MADDOCK,
Secy. to Govt. of India.

FORT WILLIAM,
JUDICIAL DEPARTMENT,
THE 6TH APRIL, 1840.

ORDER BY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

It appearing, from the reports of the local Government and Suklor Dowanny Adawlut of Allahabad, that the maintenance of a separate Judgeship in the District of Etawah is, owing to the small amount of business coming before the Judge, no longer necessary or expedient, the Right Hon'ble the Governor General of India in Council, in virtue of the authority vested in him under the provisions of Act 21 of 1836, is pleased to direct that the Office of Civil and Sessions Judge of the Zillah of Etawah be abolished, and the jurisdiction annexed to that of the Civil and Sessions Judge of Mynpoorees.

T. H. MADDOCK,
Secy. to the Govt. of India.

No. 159.

ORDER BY THE RIGHT HON'BLE THE GOVERNOR OF BENGAL.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 8TH APRIL, 1840.

Mr. G. D. Turnbull has been permitted to return to the Presidency for the purpose of prosecuting his studies in the Oriental Languages in the College of Fort William.

G. A. BUSHBY,
Secy. to the Govt. of Bengal.

No. 178.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 8TH APRIL, 1840.

The Right Honorable the Governor General in Council is pleased to appoint Mr. Civil Assistant Surgeon J. B. Dickson to be Post Master at Gyah, in the room of Mr. D. W. Fraser resigned.

G. A. BUSHBY,
Secy. to the Govt. of India.

(No. 579.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,
THE 1ST APRIL, 1840.

The following Officers have obtained leave of absence from their Stations:

Moulvie Hameed Collah Khan Behadoor, Deputy Collector under Regulation IX. of 1833 in Chittagong, for two months, on Medical Certificate, from the date on which he may deliver over charge of his Office.

Mr. Chas. Martin, Deputy Collector under Regulation IX. of 1833 in Midnapore, from the 10th January last to the 15th ultimo, on Medical Certificate.

THE 4TH APRIL, 1840.

Mr. J. B. Ogilvy, Magistrate and Collector of Jessore, for three days, in addition to the time allowed to join his Station from the date of his return from Sea.

THE 7TH APRIL, 1840.

Mr. T. C. Loch, late Officiating Joint Magistrate and Deputy Collector of West Burdwan, (Bancoorah) for two weeks, in extension of the leave granted to him on the 10th ultimo, on private affairs.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of Bengal.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 8th April, 1840.

No. 80 of 1840.—The Right Hon'ble the Governor General of India in Council is pleased to make the following Appointments:

1st Lieutenant William Oliver Young, Deputy Commissary, to be Commissary of Ordnance, vice Major Geo. Henry Woodroffe.

Ensign Edward Tuile Dalton, of the 9th Regiment N. I., to be Adjutant of the Assam Light Infantry.

The following Appointment made by the Governor of Fort William, is published in General Orders:

Assistant Surgeon Frederick Harington Brett to act as First Assistant Garrison Surgeon in the absence of Assistant Surgeon Allan Webb, or until further orders.

Mr. John William Bristow is admitted to the Service in conformity with his appointment by the Honorable the Court of Directors as a Cadet of Infantry on this Establishment, and promoted to the rank of Ensign, leaving the date of his Commission for future adjournment. Date of arrival at Fort William, 1st April, 1840.

Mr. Abraham Meyer having satisfied Government on the points of qualification prescribed by existing Regulations, is admitted to the Service as a Cadet of Infantry on this Establishment, agreeably to instructions from the Honorable the Court of Directors. Mr. Meyer is promoted to the rank of Ensign, leaving the date of his Commission to be adjusted hereafter.

Mr. John Robert Hoey is admitted to the Service in conformity with his appointment by the Honorable the Court of Directors, as a Veterinary Surgeon on this Establishment. Date of arrival at Fort William, 1st April, 1840.

Surgeon James Nathaniel Rlad, of the Invalid Establishment, Superintendent of the Government Lithographic Press, is permitted to proceed to Singapore, on Medical Certificate, and to be absent from Bengal on that account for six months.

The permission granted by the Bombay Government to Captain Waite, of the Bengal Artillery, to proceed to Europe on Furlough, on Medical Certificate, is confirmed.

Serjeant John Benwell, of the Corps of Sappers and Miners, is appointed an Assistant Overseer in the Department of Public Works, and placed at the disposal of Lieutenant Alcock, Superintendent of the Burdwan and Benares Roads, in the room of Mr. Hughes, who is dismissed from his present situation on the Roads.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 8th April, 1840.

No. 81 of 1840.—The following revised paragraph is substituted for paragraph 3 of General Orders, No. 61, of 18th March 1840.

3. Provisions to the Troops, both European and Native, while on board ship, are to be issued in conformity with the tables of weekly and daily rations laid down in General Orders, dated 31st January 1817, with reference also to General Orders of the 8th October 1818; and to the Native Troops in all other situations, in conformity with the table published in General Orders, dated 20th February 1824, and to General Orders dated 25th November 1824 and 25th March 1825.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 8th April, 1840.

No. 82 of 1840.—The Right Hon'ble the Governor General of India in Council is pleased to appoint the Senior Officer of the Corps forming the Military part of the expedition proceeding to the Eastward, a Brigadier of the 1st Class from the date of his arrival and assuming Command of the Troops ordered to rendezvous at Singapore.

2. The Brigadier Commanding will be allowed an Aide-de-Camp, and the Staff appointed to the Force in General Orders of the 11th ultimo will place themselves under his orders on reaching Singapore.

3. The Commander in Chief in India will be pleased to furnish the Brigadier with such general instructions for the exercise of his Command, as His Excellency may deem proper with reference to the objects of the expedition.

4. Her Majesty's 18th or Royal Irish Regiment of Foot, which has been placed temporarily by the Ceylon Government at the disposal of the Government of India, is attached to the Bengal Establishment from the date of its departure from Ceylon.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 8th April, 1840.

No. 83 of 1840.—In continuation of General Orders, No. 61, dated 18th ultimo, paragraph 12, the Right Honorable the Governor General of India in Council is pleased to notify the allotment of the Volunteer Regiment to the undermentioned Vessels, in the proportions stated below :

Vessels.	Tonnage.	Officers.	Men.
Nusrat Shaw,	669	3	199
Stalkart,	580	4	185
William Wilson,	407	3	121
Eagle,	474	2	130
Fathey Salam,	794	5	150
David Malcolm,	558	3	163
		20	928

2. The Detachments allotted to the "Nusrat Shaw," "Stalkart," and "Eagle," will embark on those Vessels on the 14th instant.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Mily. Dept.

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the surplus that is available at each Treasury :

LOWER PROVINCES.

Dinagapore,	} par and 3 days' sight.
Midnapore,	
Maldah,	
Mymensing,	
Nodda,	
Patna,	
Purneah,	
Rungpore,	} at a prem. of 1 per Cent. and 3 days' sight.
Rajshahye,	
Gowalparah, ..	

NORTH WESTERN PROVINCES.

Azingurh,	} at 1 per Cent. prem. and 10 days' sight.
Bareilly,	
Cawnpore,	
Ooruckpore, ..	
Ghazecpore,	
Juanpore,	
Seharunpore, ..	

C. MORLEY, Asst. General.

Fort William,
Accountant General's Office,
The 11th April, 1840.

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Telishing at.	Remarks.
Steamer,		From Bombay 30th April, latest date for Letters from Calcutta	Overland letters via Suez.		
Swan Crisp,	Turner, Stopford and Co.,	10th April,	London.		
Yetta,	Gunter and Co.	Ditto,	Cape of Good Hope.		
Tenasserim, ..	J. Mackey and Co.,	Ditto,	Singapore.		
Wm. Gales, ..	Ferguson, Brothers and Co.,	12th Ditto,	London.		
Flora, ..	Lyall, Matheson and Co.,	14th Ditto,	Ditto.		
Flowers of Ugie, ..	Adam, Scott and Co.,	Ditto,	Mauritius.		
Brilliant,	Mackey and Co.,	In a day or two, ..	Moulmein.		

Wm. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 10th April, 1840.

STEAM NOTICE.

THE 30th of the ensuing month of April being fixed for the despatch of the next Mail for Suez, by a Steamer, from Bombay.—Notice is hereby given, that the latest safe date for the transmission of Letters from Calcutta, which may be intended for conveyance by that opportunity, will be the 15th Proximo.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office, }
the 26th March, 1840.

POST OFFICE NOTICE.

WITH the view to the more general convenience of the public, Government have been pleased to sanction two new Offices for the receipt of letters for the General Post. It is therefore, hereby notified, that Receiving Offices will be opened from the 1st Proximo at the following places:

One at Kidderpore, on the west side of the road to Garden Reach and opposite to the Police Thannah.

One in the Boitakkhanna Bazar, on the south side, near the Circular Road.

Letters for despatch will be received at these Offices from 11 A. M. to 4 P. M. daily. All persons delivering letters at these Offices will receive Receipts in the same manner as at the General Post Office.

The Receivers at these Offices are furnished with three sets of rules, one in English, one in Bengallee and one in Hindoostani, which they are directed to produce when required.

Chaudersiker Bannorjee has been appointed Receiver of the Kidderpore or No. 5 Division, and Sibchunder Dutt of the Boitakkhanna or No. 6 Division.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office, }
the 20th March, 1840.

শ্রী রাম
চরন শরণ

নতুন ডাকঘর বঙ্গবাজার এলেকহার

ক্রিয়ত গবর্ণমেণ্ট আপনর সন্মতিক্রমে অধিক হিতাথে পত্রাদি ডাকে পেরন জন্য দুই স্থানে দুইটা ডাকঘর স্থাপিত করিলেন অর্থাৎ ৫ নম্বরের ঘর ব্রিটিশপুরে কোম্পানির বাগানে যাইতে যে রাস্তা তাহার পশ্চিম দিগে এবং পলিসের খানার সম্মুখে আর ৬ নম্বরের ঘর বৈঠকখানার বাজার দক্ষিণ বাহির রাস্তার নিকটে বসান গেল আগত মাসের ১ পহিলা তারিখ অবধি ডাকঘর আরম্ভ হইবেক

উপরক্ত ডাকঘরে পুত্ৰাহিক লে। ১১ ঘটিকা অবধি দিবা দুই পুহর ৪ তারি ঘটীর সময় পর্যন্ত পত্রাদি লওয়া যাইবেক এবং পত্রাদি পেরক অর্থাৎ চিঠীয়াত পাঠানোওয়ালারা যেমত জনরল পোষ্ট আফিসে আপনর রসিদে সহি ও মোহির পাঠেন তদনুরূপ এখানেতেও পাইবেন

পত্রাদি পূর্ণক অর্থাৎ কথিত নম্বরের রসিদ বরেরা আবশ্যক মতে তিন কিতা আইন অর্থাৎ ইংরেজী ও বাঙ্গালী হিন্দুস্থানি ভাষায় লিখিত পাইবেক

মোঃ ব্রিটিশপুরে ৫ নম্বরের রসিদবরি কমে ক্রিয়দুসেবর বন্দোপাধ্যায়কে নিযুক্ত করাগেল আর মোকাম বৈঠকখানার ৬ নম্বরের রসিদবরিতে ক্রিয়বচনদুহতকে রাধাগেল ইতি মন ১৮৪০ সালের ২০ ম.চ জনরল পোষ্ট অফিস

استھارنی ڈاگ چوکیان

بیٹھا لے کا

خبر دینی جاتی ہے کہ لوگوں کی بہتیرا بہتری کے لئے سرکار نے دو ڈاگ چوکیان ایک نمبر پانچ خضر پور میں موجدیکھو لے جانے کی رستے کی بچھم اُردو جو پولیس تھانے کے سامنے ہے اُردو سوری چوکی نمبر چھہ بیٹک خانے کی بازار کی دکھن اُردو باہر رستے کے نکت بیٹھا لا گیا جن کا کام کاج آگامی مہینے کی پہلی تاریخ سے چائیکا

اُن چوکیوں میں دن دن آگیا رہہ گھنٹے سے دو پہر چار گھنٹے دن تک ہتھیان لٹن جائیگی اور چتھیان بھیجنے والوں کو جیسے صدر ڈاگ گھر میں رسید وں ملتے ہیں نیسے ہی اُن چوکیوں سے ملینگے

اُن چوکیوں کے ڈاگ منشیوں کے لئے ائین و ضابطے صدر ڈاگ گھر سے بموجب ضروری بھیجے جائینگے

اُن چوکیوں میں مقام خضر پور پانچ نمبر کے ڈاگ منشی جندر سیکھر بدو راجہ اور بیٹک خانے میں چھہ نمبر کے منشی شیو چندر دت کو مقرر کیا گیا

H. S. OLDFIELD, Offg. Post Master Genl.

NOTIFICATION.

WITH reference to the notice of the undersigned, dated 27th ultimo, it is hereby further notified that from the 1st proximo, the mid-day despatch will be extended to the line of Trunk Road between Calcutta and Loodianah, from each of which places a Mail, for the other extreme end, will be despatched at noon. This despatch will include Letters, &c., for the several Stations noted in the margin. Letters from Calcutta intended for transmission by the noon despatch, for these Stations, must be delivered at the Office between the hours of 11 and 1 1/2 P. M.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, Genl. Post Office, }
The 21st January, 1840.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Box, Win. Spokes, 1st European Regt. 4th Company, per Roberts.
- 1 Case, Marked Q B 1, per Lady Clifford.
- 1 Ditto, Lt. W. J. King, per Owen Glendower.
- 2 Ditto, Marked 1 D C and 3, per Falcon.
- 1 Ditto, J. Ryan, Ship Osago, per Columbo.
- 1 Parcel, C. H. Dickens, per Eleanor.
- 2 Cases, E. Capes, 1 and 2, per Chieftain.
- 1 Ditto, M. Lees, 63d Regiment, per Windsor.
- 1 Ditto, Mr. Dennison, care of Boyd and Co., per Thos. Grenville.
- 1 Parcel, T. H. Blyth, per Windermere.
- 1 Case, no mark, per Bland.
- 1 Ditto, Lt. C. Cox, per Vernon.
- 1 Parcel, Messrs. Stewart and Co., per Viscount Melbourne.
- 1 Case, Capt. Knyvett, 38th Regt., per Wm. Dampier.
- 1 Case, A. L. Dickson, per Miranda.
- 1 Tin Box, no mark, per Ditto.
- 1 Letter, Revd. A. Lealie, per Edward Robinson.
- 1 Box, Capt. Jarvis, 5th Regt. N. I., per Andromeda.
- 1 Ditto, Capt. P. L. Dore, care of Capt. Ouseley, per Ditto.
- 1 Package, Miss Sarah Bradshaw, care of E. B. Squire, per Singapore.

R. WALKER, Collr. of Customs.

Calcutta Custom House, the 10th April, 1840.

The Collector has no objection to pass unopened Packages for private use, and not for Sale, provided satisfactory proof of contents and value for levy of duty be afforded at time of Clearance in shape of Invoices, Bills, or Letters of Advice.

In the absence of such documents, parties should depute a person to be present at the opening of Packages.

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners or destination.

NOTIFICATION.

Abhary. IN modification of the second clause of the Advertisement issued from this Office under date 25th December 1839, it is hereby notified that, in future, only one cautionary deposit of 5,000 Rupees in Cash, or in Public Securities, will be required on account of any number of Distilleries (worked in the European method) that may be established by one and the same individual or firm.

By Order of the Board of Customs, Salt and Opium, the 6th April, 1840,

H. TORRENS, Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of William McDonald } Notice is hereby
Husband, of Allahabad, Merchant } given, that on Satur-
and Agent, an Insolvent. } day the 7th day of
March last, an application was made by Petition for and in
behalf of William McDonald Husband, setting forth that
the said William McDonald Husband was a person using
and carrying on the trade and business of a Merchant and
Agent in the buying and selling goods and merchandize as
well on his own account as on the account of others, and
carried on his said trade and business at Allahabad, and
that the said William McDonald Husband did on the 18th
day of January, the year 1839, file in this Court a Petition
for relief under the provisions of the Statute 9th, Geo.
IV. Cap. 70, that on 20th day of April, in the said year, the
said William McDonald Husband was adjudged entitled to
the benefit of the said Statute: and that more than three
months have passed since the filing of the said Petition, and
that the said William McDonald Husband is now desirous
to apply to this Court for his final discharge under the Sta-
tute 4th and 5th of Wm. IV. Cap. 79, entitled "An Act to
amend the laws relating to Insolvent Debtors in India,"
from all debts, claims and demands due at the time of filing
the Petition of the said William McDonald Husband, and
for which he was then liable.

It was ordered that the Petition of the said William McDonald Husband be received and filed, and that the Chief Officer of the Court do forthwith cause notice of such

Petition having been received and filed, to be published in the Gazette of this Presidency.

Published accordingly.

P. O'Hanlon, Examiner.

Office of Examiner, 10th April, 1840.

Mr. Hudson, Atty.

কলিকাতার জোত্রহীন করজমারানের পরি

ত্রাণার্থে আদালত

নাভয়ান উইলিয়াম ম্যাক এডনারায় ধবর
ডোনাল্ড হজব্যাণ্ড সাহে দেওয়া নাইতেছে
বের বিষয় এলাহাবাদ নি যে গতো মাচি মা
বাসী সওধাগর এবং সন্তে হার ৭ শনিবার তা
সাধারণ গমস্তা—
রিখে উক্ত উইলিয়াম
ম্যাকডোনাল্ড হজব্যাণ্ড সাহেবের পক্ষে আর
জীর দ্বারায় এলাহাবাদ হয় তাহাতে লিখিত থাকে
যে এই উক্ত উইলিয়াম ম্যাকডোনাল্ড হজব্যাণ্ড
ছিলেন এক ব্যক্তি বাবসাই ক্রয় ও বিক্রয়ে
দ্বিতীয়া দিক ও অন্যান্যার মিসিটে এবং তাহার
এ উক্ত কারবারের স্থান মোং এলাহাবাদে ছিল
এবং এই উক্ত উইলিয়াম ম্যাকডোনাল্ড হজব্যাণ্ড
মোক্তাবক কাজে ফোর্ড বাবসাইয়ের বাবসাইয়ের
১ বৎসরের প্রকাশিত আইনের ৭৩ ধারানুসারে
সন ১৮৩১ সালের জানেওয়ারি মাহার ১৮ তারি
খে তাহার পরিগ্রহার্থে এক আরজী এই আদা
লতে করিয়াছেন এবং এই উক্ত উইলিয়াম ম্যাক
ডোনাল্ড হজব্যাণ্ড এই সনের এপ্রিল মাহার
২০ তারিখে এই উক্ত আইনের লত্তে প্রাপ্ত হইয়া
পরিগ্রহ পাইয়াছেন এবং এই আরজী দাখিলের
তারিখ তিন মাহার অভিরেক বহিষ্ঠতা হইয়াছে
এবং এখানে এই উক্ত উইলিয়াম ম্যাকডোনাল্ড
হজব্যাণ্ড চতুর্থ উইলিয়াম বাবসাইয়ের বাবসাইয়ের
চতুর্থ এবং পঞ্চম বৎসরের প্রকাশিত আইনের
৭১ ধারায় জাহা হিম্মতানের নাভয়ান করজ
মারান সধকিয় আইন পরিপোধন পূরক জারী
হইয়াছে তদানুসারে বাঞ্ছিত আছেন যে সকল
দেনা ও দাবি তাহার আরজী দাখিল কালিন
তাহার উপর আছে তাহা হইতে একেবারে খালিস
হইবার প্রার্থনায় এক আরজী এই আদালতে
দাখিল করিলেন—

এহায় হজম হইল যে এই উক্ত উইলিয়াম ম্যাক
ডোনাল্ড হজব্যাণ্ড সাহেবের আরজী গৃহ
হইয়া সেরেস্তায় দাখিল হউক এবং এই আদা
লতের প্রধান আফিসর এই উক্ত আরজী গৃহ হই
য়া দাখিল হইবার ধবর এই সরহদ্দে সেরেটে
সত্তর প্রকাশ করেন—

তদানুসারে প্রকাশ হইল

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আকিস

সন ১৮৪০ সাল ১০ এপ্রিল

মোং হজমান উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Michael Schlatter, } Notice is hereby
late a Member of the Firm of } given, that on Satur-
Hodgkinson, Schlatter and Com- } day, the 7th day of
pany, an Insolvent. } March last, an appli-
cation was made by Petition for and in behalf of Michael
Schlatter, setting forth that the said Michael Schlatter
was a Merchant and Trader, and carried on business as
such in Calcutta, with George Foley Hodgkinson and
Henry Fuller King, and that the said Michael Schlatter
was on the 7th day of September, in the year 1898, duly
adjudged an Insolvent under the provisions of the Statute
9th Geo. IV. Cap. 73, and that more than three months
have passed since making the said adjudication, and that
the said Michael Schlatter is now desirous to apply to this
Court for his final discharge under the Statute 4th and 5th
of Wm. IV. Cap. 79, entitled "An Act to amend the laws
relating to insolvent debtors in India," from all debts or
liabilities either alone or as a partner of the said George
Foley Hodgkinson and Henry Fuller King, due at the
time of filing the Schedule of his Estate and Effects, Claim
and Debts, and for which the said Michael Schlatter was
then liable.

It was Ordered that the Petition of the said Michael
Schlatter be received and filed, and that the Chief Officer
of the Court do forthwith cause notice of such Petition
having been received and filed, to be published in the
Gazette of this Presidency.

Published accordingly.

P. O'Hanlon, Examiner.

Office of Examiner, 10th April, 1840.

Mr. Hudson, Atty.

কলিকাতার কোর্টের করজব্দারদের পরি

জ্ঞাপন আদেশ

নাতিয়ান মাইকেল সেলটের } একজারায় থবর
সাহেবের বিষয় জিনি সাবেক দেওয়া আইতেছে
এক বছরাদার হাজকিনসান } জে গতো ম'চ মা
সেলটের এবং কোম্পানির } হার ৭ সনিবার
কারবারের } তারিখে উক্ত মাই
কেল সেলটেরের পক্ষে আরজীর দ্বারা এজহার
হয় তাহাতে লিখিত থাকে যে এ উক্ত মাইকেল
সেলটের ছিলেন এক সওদাগর এবং ব্যাবসাই
কারবার করিতেন কলিকাতায় আজ কালি হাদ
কিনসন এবং হেনরি ফলরকিং সাহেবদের
সহিত এবং এ উক্ত মাইকেল সেলটের সন
১৮৩৮ সালের সেপ্টেম্বর মাহার ৭ তারিখে চতুর্থ
আজ বাবসাহের বাবসাইএর ১ বৎসরের প্রকাশিত
আইনের ৭৩ ধরানুসারে তিনি নাতিয়ান বটে
হির হইয়াছিল এবং এ উক্ত নাতিয়ানির তরফ
তারিখ তিন মাহার অতিরিক্ত গতো হইয়াছে
এবং এ উক্ত মাইকেল সেলটের চতুর্থে উইলিয়াম
বাবসাহের বাবসাইএর চতুর্থে এবং পঞ্চম বসিয়
প্রকাশিত আইনের ৭৩ ধারা জাহা হিন্দুস্তানের
নাতিয়ান করজব্দারের লয়দ্বিয় আইন পরিগোদন
পুর্বেক জরি হইয়াছে তদানুসারে বাঞ্ছিত অ জেন
কে সকল দেনা ও দাবি জাহা একলা তাহার নিকট
কিয়া এ উক্ত আজ কালি হাজকিনসান এবং
হেনরি ফলরকিং সাহেবান সম্বলিত তাহার দেনা
ও পাওনা মাল ও জায়দাদের ফদে দাখিল হইবার
সময় তাহার নিকটে পাওনা থাকে এবং জাহা এ
উক্ত মাইকেল সেলটের সাহেবের উপর তৎকালিন
দাবি থাকে তাহা হইতে একেবারে প্রকাশ হইবার
প্রাধিকার এই আদালতে দরখাস্ত দাখিল করিলেন

এহাং তৎকম হইল যে এ উক্ত মাইকেল সেল
টের সাহেবের আরজী গৃহ হইয়া সেরেস্তায় দা
খিল হউক এবং এই আদালতের প্রধান আকিনর
এ উক্ত আরজি গৃহ দাখিল হইবার থবর
তৎপর এই সরহদের গেজেটে প্রকাশ করণ

তদানুসারে প্রকাশ হইল

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আকিয়

সন ১৮৪০ সাল ১০ এপ্রিল

মে হডসান উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that on Saturday the 4th day of
April, instant, on the Hearing and Examination of the Peti-
tions and Schedules of the Insolvent Prisoners hereinafter
named, seeking the benefit of the Statute 9th Geo. IV.
Cap. 73.

The following Adjudications were made and pronounced,
that is to say:

That Henry Hunter, a Brevet Captain in the Service of
the Honorable the East India Company,

And Sampson Naylor, late of Mocha, Red Sea, Vice
Consul to Her Britannick Majesty, and Agent for the East
India Company in Steam Navigation,

Are entitled to the benefit of the said Statute, and that
they be discharged.

P. O'Hanlon, Examiner.

Office of Examiner, 7th April, 1840.

কলিকাতার কোর্টের করজব্দারদের পরি

জ্ঞাপন আদেশ

এতহারায় থবর দেওয়া আইতেছে যে বর্তমান
এপ্রেল মাহার ৪ সনিবার তারিখে নিচের নামিত
নাতিয়ান করজব্দারের আরজী ও দেনা পাওনার
ফদে সুনানিতে এবং তৎকালিক করায় জাহারা জরি
কোথ বাবসাহের বাবসাইএর ১ বৎসরের প্রকা
সিত আইনের ৭৩ ধারায় আকিঞ্চিত

এই পক্ষায় আগতো বিচার এইরূপ করা হইল
অর্থাৎ

হেনরি হন্টর জিনি এক ব্রিটিশেট কাপতেন
ইএক ইণ্ডিএ আনিয়েবিল কোম্পানির কথ্যেতে

এবং জামসান নেলার সাবেক মককার রেডপি
নিবানি এক মুক্তিয়ারকার বেগমের বাবসাইএর
এলাখায় এবং কোম্পানির তরফ করুলার একেট

প্রাপ্ত হইয়া লভে উক্ত আইনের এবং তাহার
দালায় পাইলেন

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আকিয়

সন ১৮৪০ সাল ৭ এপ্রেল

NOTICE.—The Public are hereby informed, under
orders of Government, dated 29th January, 1839,
that excavations, surrounded with fences, and having
lights at night, are in progress in the undermentioned
Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to
Carnac Street to be fenced, while the Road is under repair

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorghat Street
to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be
built

Upper North Division.
Nameann Bose's Street, at the junction of Saun Bazar
Street,—retaining wall to be constructed.

D. MACFARLAN,
Chief Magistrate.

SHERIFF'S OFFICE, 23D MARCH, 1840.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Saturday, the Eighteenth day of April next, at 12 of the Clock at noon.

T. BRACKEN, Sheriff.

The Court will open on the first day of the Sessions at 12 o'Clock at noon, and upon each succeeding day precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

T. BRACKEN, Sheriff.

সরিপ আপিস ২০ মার্চ ১৮৪০ সাল

সমাজার দেওয়া আইতেছে দে আপিস ১৮ এ
পারেল ১৮৪০ সাল শনিবার দুই প্রহরের সময় স
হর কলিকাতার কোর্ট উইলেমের এবং তাহার
অন্তঃপাতি জেসকল স্থান তন্নিমিত্তে বন্ধহেলে
কোর্ট উইলেমের সুপ্রিম কোর্ট আপন আদালত
ঘরে ওএরটরমিনর এবং এডমিরেলটি অর্থাৎ মহা
সমুদ্র সঙ্গতির মোকদ্দমার বিচার্য জন্য এক সেশি
য়ন অর্থাৎ মিছিল করিবেন

T. BRACKEN, Sheriff.

এই শেনিয়ান জতোকাল পর্যন্ত বসিবেক তা
হার প্রথম দিন দুই প্রহরের সময় তাহার পর
২টি দিবস ১১ ঘণ্টার সময় বসিবেক এবিষয় সক
ল অরন রাখুন

T. BRACKEN, Sheriff.

WANTED a steady, active person, who writes a good hand, and understands Accounts, to fill the vacant appointment of Head Writer in the Chittagong Post Office. Salary Company's Rupees Forty (40) per month. Applications (if by letter post paid), to be made to the Post Master of Chittagong.

Chittagong Post Office, 2d April, 1840.

NOTICE.

SEVERAL Effects of the late Thomas Duffield, formerly of Maidstone, Kent, England, and late an Assistant in the Honorable Company's Garden for the cultivation of Tea in Assam, who died on the 7th March near this, is under the Seal of this Court, and will be delivered over to any person duly authorized to receive the same.

A. DAVIDSON,
Prinl. Asst. Commr.

Principal Assistant
Commissioner's Court,
Zillah Gournah,
28th March, 1840.

BENGAL CIVIL SERVICE ANNUITY FUND.

We the undersigned Subscribers to the Bengal Civil Service Annuity Fund request, under Article 25 of the Rules of the Institution, that the Managers will convene a Special General Meeting of Subscribers to the Fund to be held at the Town Hall at 11 A. M. on Tuesday the 21st of April, for the purpose of taking into consideration the following proposed Resolution.

PROPOSED RESOLUTION.

That whereas the operation of the additional Rules Articles 35 and 36 passed on the 11th of July 1836, whereby two-thirds of the value of Annuities of any year remaining on the 1st of May taken at half premium is available for granting a reduced number of Annuities at quarter premium, with a refund of excess Subscriptions will not expire on the 30th of April, 1840, if the sanction of the Honourable Court for the continuance of the same be received before the 1st of May 1840; but nevertheless, under Article 38 of the additional Rules passed on the said 11th of July 1836, it is "competent to a majority of the Subscribers in India, whenever they shall be satisfied that the number of annual Retirements from the service is such as to require that all the Annuities of each year should be reserved to meet the applications of candidates in future years, to suspend the operation of the above Rules (viz. Articles 35 and 36) by a Resolution to that effect duly passed at a general meeting;

And whereas, on the 7th of April 1838, the Subscribers to the Fund memorialised the Hon'ble Court praying that they would "permit the fund to grant Annuities not exceeding nine in number to the extent of the annual fixed income of the Fund from Subscriptions, (your) Honourable Court's donation, and interest on the fixed capital, under the condition of requiring retiring servants to make good to the extent of a quarter of the value of their Annuities receiving no refund of any excess of the amount of their Subscriptions, in case these should at the time of retirement, with interest, exceed the quarter value of the Annuity taken;" to which memorial no answer has yet been received;

And whereas the present circumstances of the service require the full complement of nine Annuities to be annually taken, and the attainment of that object is materially impeded by the present uncertainty as to the terms on which Annuities will be temporarily available;

And whereas the system of giving refunds of excess subscriptions with interest, is directly opposed to the objects of the institution, by inducing qualified Subscribers to postpone the period of retirement, and by reducing very materially the number of Annuities available;

Resolved, first, that the operation of the above Rules, Articles 35 and 36, shall cease from the 1st of May 1840.

Secondly, that the Subscribers will accede to any proposal that the Honourable Court may be pleased to approve, with reference to the Memorial of the 7th of April 1838, for the grant of Annuities in terms more favorable than half premium, provided that the full number of nine Annuities prayed for in the said Memorial be thereby available, and provided further that the system of Refunds be thereby discontinued.

Thirdly, that the present circumstances of the service are such as to render it unadvisable for the Subscribers to alter the original Rules of the Fund in any manner which shall not provide for the two points mentioned in the foregoing Resolution.

H. M. PARKER.
J. P. GRANT.
J. H. YOUNG.
G. F. McCLINTOCK.
S. G. PALMER.
E. CURRIE.
H. MOORE.
F. A. LUSHINGTON.
C. J. H. GRAHAM.

By Order of the Managers,
H. V. BAYLEY,
Secretary Civil Service Annuity Fund.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Wednesday, the 29th April, 1840, corresponding with 18th Bysack 1247 B. S.

Name of Mohal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including Interest for the Month of January 1840.	REMARKS.
No. 31. Lot Mundleghaut, { Ph. Mundleghaut,	Dwarkanath Tagore, &c. ...	228988 ■ 5	10298 ■ 10	{ This Land produces Paddy, &c.
„ 32. Lot Heedeyram- pore, Ph. Chowmola, ...	Juggomohun Mokerjea, &c. { including Chakeran, ... }	43245 1 8	919 14 3	Ditto.
„ 33. Lot Sankkholly, { Ph. Baica,	Joogulkissore Biswas, &c. ...	10118 0 8	2160 2 3	Ditto.
„ 34. Lot Bahsergurra, { Ph. Balgurry,	Madub Chunder Guttack, { &c. including Chakeran, ... }	7938 1 7	1660 13 7	Ditto.
„ 35. Lot Bolly, Ph. { Ditto,	Harrish Chunder Bundopadea, &c.	10134 1 4	165 5 1	Ditto.
„ 36. Lot Coudaha, Ph. { Chunderkona,	Collypersaud Roy, &c. in- cluding Chakeran,	10794 10 4	2289 1 4	Ditto.
„ 37. Lot Nekurbaug, { Ph. Ditto,	Juggomohun Mokerjea, &c. { including Ditto,	11239 7 ■	2355 4 1	Ditto.
„ 38. Lot Bunpoor, Ph. { Ditto,	Bissumbhar Seal, &c. in- cluding Ditto,	10840 7 ■	2276 14 10	Ditto.
„ 39. Lot Paudra, Ph. { Ditto,	Joykist Mokerjea, &c.	11158 14 ■	188 7 3	Ditto.
„ 40. Lot Augur, Ph. { Ditto,	Juggomohun Mokerjea, &c.	10984 10 7	1073 10 7	Ditto.

W. H. BELLI, Collector.

Hooghly, Collector's Office, 9th April, 1840.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Wednesday, the 29th April, 1840, corresponding with 18th Bysack 1247 B. S.

Name of Mohal to be sold, and of Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of January, 1840.	REMARKS.
No. 30. Mamoodpoor, Ph. { Chowmola,	Gobind Chunder Bandopad- hia, including Chakeran, { Dwarkanath Takeor, &c. ... }	10831 4 9	2908 ■ 6	{ This Land produces Paddy, &c.
Mancoonda Ph. Rowe,		2331 ■ 7	402 7 8	Ditto.

W. H. BELLI, Collector.

Hooghly, Collector's Office, the 9th April, 1840.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 12th May 1840, corresponding with 31st Bysack 1247 B. S.

Name of the Mohal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	REMARKS.
No. 19, Kismut Lot Indoss, { Pergunnah Kwotulpore,	Gopaloll Tagoor,	5,705 1 10	256 11 1	{ This Land produces Paddy, Sugar Cane, &c.

S. BOWRING, Actg. Collector.

Zillah Beerbhoom, Collector's Office, the 7th April, 1840.

BENGAL MEDICAL RETIRING FUND.

UNDER Article XIX. of the Rules, the second Quarterly General Meeting of the Subscribers of the Bengal Medical Retiring Fund for the current year will be held at the Town Hall, on Monday, the 15th April, instant, at 4 o'clock in the afternoon.

By order of the Committee of Management,
GEO. HILL, Secretary.

Bengal Medical Retiring Fund Office, {
Calcutta, 1st April, 1840. }

NOTIFICATION.

IT is hereby notified that Mr. John Melville, formerly of the Firms of Fairlie, Ferguson and Co. and Ferguson and Co. of Calcutta, (from which he retired in 1822,) having this day joined our Establishment, our Business will be conducted, in future, under the Firm of Cruikshank, Melville and Co.

P. CRUIKSHANK & CO

London, 1st January, 1840.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL IN EQUITY.

PURSUANT to an Order made on the 17th day of February 1836, in a Cause in which EDMUND KENT HUME is complainant and JOHANNES STEPHEN the elder and others are defendants—Notice is hereby given, that on Wednesday, the 15th April next, at 12 o'Clock at noon, at the Office of the Receiver of the Supreme Court, the following ZEMINDARIES, &c. belonging to the Estate of MARY HUME deceased, will be exposed for lease to the best advantage.

<i>Names of the Property.</i>	<i>Description.</i>	<i>Zillah.</i>	<i>Mrs. Hume's Share.</i>
Usaenshoy, (besides the Churs, Villages, &c., taken } possession of by Government, under Regulation 2d.) }	Zemindary,	Mymensing,	As. Gs. Cowries. 8 0 0
Usaenspore,	Ditto,	Ditto,	Do.
Kaja Kapril,	Talook,	Ditto,	Do.
Kauditpore,	Ditto,	Ditto,	Do.
Atrampaul,	Ditto,	Ditto,	Do.
Bijuram Boder,	Ditto,	Ditto,	Do.
Nayan Shah,	Ditto,	Ditto,	Do.
Dacca Shawbuzpore, (besides the Churs, Villages, &c., } taken possession of by Government, under Regula- } tion 2d.) }	Zemindary,	Noakhully,	4 11 2
Chur Hickey Abjulpookera,	Ditto,	Ditto,	Do. do. do.
Kaja Kapril,	Talook,	Ditto,	Do. do. do.
Bullano, &c.	Ditto,	Dacca,	5 0 3
Rouppunge and others attached to it,	Ditto,	Ditto,	Do. do. do.
Nahabjager,	Ditto,	Ditto,	Do. do. do.
Dongale Chaucha,	Ditto,	Ditto,	8 Annas.
Kulpar Istrabarry,	Ditto,	Ditto,	Ditto.
Mojinpure,	Ditto,	Ditto,	Ditto.

<i>Nos.</i>	<i>Description and situation of Grounds and Houses, all situate in Dacca.</i>	<i>Ground Measured.</i>	<i>Mrs. Hume's Share.</i>
		Bs. Cs. Chs.	
1	An Upper-roomed House in Pattootoley,	1 12 0	Whole.
2	A House in Armanitolah,	0 15 1	Whole.
3	A piece of Ground in Ditto,	2 1/2 0	Half.
4	A Ditto of Ditto, with a Carriage House, (Saumguttu Shain's and } Rameonnys Moonshie's Dwelling House upon it.) in Ditto, . }	0 13 0	Whole.
5	A Garden in Ditto,	2 4 0	Whole.
6	An Upper-roomed House, with a Stable and Garden in Ditto, ...	1 15 1	Whole.
7	A House, with a piece of Ground in Ditto,	0 5 1	Half.
8	A Stable in Mahutoley,	0 1 1	Half.
9	An Upper-roomed House in Ditto,	0 3 1	Half.
10	A Ditto ditto ditto, in ditto,	0 3 1	Whole.
11	A Bathing Room in Ditto,	1 2 0	Whole.
12	A House in Ditto,	0 3 1	Whole.
13	A piece of Ground in Ditto,	1 3 1	Whole.
14	A small Garden surrounded by Wall, in Ditto,	0 13 1	Whole.
15	A Garden, Ditto by Ditto, in Bungee Bazar,	0 10 1	Whole.
16	A piece of Ground with a House, in Ditto,	0 19 0	Whole.
17	A Ditto of Ditto in Mahutoley,	0 8 1	Whole.
18	A Ditto of Ditto, surrounded by a Wall, in Bungee Bazar, ...	0 2 1	Whole.
19	A Ditto of Ditto, in Ditto,	0 10 1	Whole.
20	A House with a piece of Ground, in Murashur Gully,	1 0 0	Half.
21	An Upper-roomed House at Mother Jandah,	0 0 2	Whole.
22	A Ditto ditto in Foobbeream,	1 16 1	Half.
23	A piece of Ground in Dewan Bazar,	0 16 1	Half.
24	A large Garden and House in Sijalpore,	10 1 1	Half.
25	A piece of Ground in Soojutpore,	4 5 1	Half.
26	The Upper Apartments of a House at Sewaree Ghant,	0 1 1	Whole.
27	A piece of Ground at Poomeress,	0 5 1	Half.
28	An Old House in Jooranoral,	0 3 1	Half.
29	A piece of Ground in French Gange or Churnortolah,	0 4 1	Half.
30	A Ditto of Ditto in Mohutoley,	0 4 1	Whole.
31	An old House in Ditto,	1 3 1	Half.

For further particulars apply at the Receiver's Office, Supreme Court.

Receiver's Office, Court House, 14th March, 1840.

**SUPREME COURT OF JUDICATURE AT
FORT WILLIAM IN BENGAL.**

In Equity.

PURSUANT to a Decree made on the 28th day of November 1838, in a Cause in which Joakin Gregory Nicholas Pogose and another are Complainants, and Petrus Nicholas Pogose and another are Defendants.—Notice is hereby given, that on Monday, the 15th April next, at 12 o'Clock at noon, at the Office of the Receiver of the Supreme Court, the following Zemindaries, &c. belonging to the Estate of Nicholas Marcus Pogose, will be let to Farm in one lease for such period as may be agreed upon at the time of the bidding, to the person or persons making the best offer for the same, that is to say—

ZILLAH DACCA.

Houses in the City of Dacca and its Suburbs.

Four Lower-roomed Houses in Marattah's Gully.
Two Upper ditto ditto in Nulgolah.
Three Lower ditto ditto in ditto.
Four Upper ditto ditto in Pakertully.
Three Lower ditto ditto in ditto.
One Upper ditto ditto in Mahoottoley.
One Lower ditto ditto in ditto.
Two ditto ditto ditto in Bungsy Bazar.
One ditto ditto ditto in (old) Chuek Naka.
One large ditto ditto ditto in Sauchepandrep.
One small ditto ditto ditto in ditto.
One Garden enclosed within walls in ditto.
One sixteenth part or share of a House in Pulloostolee.
One Lower-roomed House in Sootrapore.
Two Upper ditto ditto in Naraindeah.
One Lower ditto ditto in ditto.
One ditto ditto ditto in Mohola Dig Bazar.
One ditto ditto ditto (old) in Nagerohad.
One ditto ditto ditto (unroofed) in Pomerhatta.
One ditto ditto ditto and Garden in Tiggong.
Two Upper ditto ditto ditto in Armentianoloh.

Land in the City of Dacca and its Suburbs.

A piece of Land in Nay Bazar or Sreedhargunge.
A ditto ditto in Neelgolah.
Two pieces of Land in Mogultallee.
A ditto ditto in Sauchepandrep.
A ditto ditto in Byragyoloh.
A ditto ditto in Harretoloh.
A ditto ditto in Baug Habbeehoolah.
Two ditto ditto in Mysmdee.
Five ditto ditto in Kakumpore.
Twelve ditto ditto in Nazayndiah or Boser Bazar.
A ditto ditto in Agasooloes Bazar.
Two ditto ditto Garden Ground in Fizzong.
A ditto ditto in Moholaposta.
A ditto ditto in Barrantin.
A ditto ditto in Dhakassoree and Choocharer Bazar.
A ditto ditto in Bazar Monohur Khaw.
Half ditto ditto in Maleetoloh.
A ditto ditto in Subhopore Oatternagore.
Two ditto ditto in Bink-hall.
Half ditto ditto in Khajah Dewan Bazar.
A ditto ditto in Pergachma.
A ditto ditto in Moholla Furredabad.
A ditto ditto in Sootrapore.
A ditto ditto in Bungsee Bazar.

TALOOKS.

A Talook called Kismut Bagasoor Kharija Pergonah Shaistahagore.
A ditto called Joar Bagasoor, &c. Talooka Moodafut, Kistomohun Ghose.
A ditto called Kismut Bagasoor Kharija Pergonah Rongap Moodafut Nillan Khurreel, Joonun Darogah.
A Talook Kismut Bagasoor Kharija Pergonah Shah-jedpore.
A small ditto Kistomohun Ghose, Moodafut Rames-sur Bose.

A Talook in Zillah Dacca Jellalpoore and Mymensing called Joar Sing Sree and Sookachora and Kismut Bosharboree, &c.

TALOOKS IN DACCA JELLALPORE.

A Talook called Moujah Salooa Kharija, Pergonah Zynshahce.
A ditto called Kismut Nawhattee Talook Moodafut Ramesore Rugubind Chukerbutty Kharija Pergonah Roussoolpore, even annas Waka Myhadeepore.
A ditto called Kismut Bagasoor Moujah Burra Kharija Pergonah Johannagore.
A ditto called Moujah Agodah Kharija Pergonah Bickrapore Moodafut Gangapersaud Bangsee-badden Mullick.
A ditto called Kismut Gobindpore Kharija Pergonah ditto Moodafut Shaik Myndie.

ZILLAH BACKERGUNGE.

Zemindary.

The Estate or Zemindary called Tappeh Behadoorpore Feeldayenagore Manoolley Pergonah Nemuckmehal and its dependencies.

TALOOKS.

A Talook called Joar Ruttondie Pergonah Jafrabad Ruffeanagore twelve annas share and dependencies.
A ditto called Tappeh Azeeempore.
A ditto called Kismut Khankhee Kharija Pergonah Boozergoomedpore.
A ditto called Moujah Burrobaedea Kharija Pergonah Chunderdeep Jalrabad Ruffeanagore.
A ditto called Joar Noyeyunposa Kharija Pergonah Chunderdeep.
A ditto called Joar Dackatie and some Khootty Kharija Pergonah Boozergoomedpore.
A ditto called Moujah Charakhallee four annas share Moodafut Talook Ramnorsing Dutt Hakit Kas-seemah Dutt and Kistodoss Dutt (Houlahs.)
A Houlah Moujah Booha Samuel Talook Samboochunder Sein, &c.

ZILLAH MYMUNSING.

The Estate or Zemindary called Pergonah Zynshahce, eight annas, fourteen gundahs, three cowries share, and its dependencies.

TALOOKS.

A Talook called Joar Burmeo Tappeh Bunbahwall Moodafut Talook Maubood Eeball, one anna six gundahs share.
A ditto called Mehal Nawura Talooka Kharija Pergonah Zynshahce.

ZILLAH DACCA JELLALPORE AND BACKERGUNGE.

A Talook called Kismut Uzeerbaug Moodafut Talooka Mamoodzabad Kharija Tappdah Hydrabad.
A Kulah called Kismut Mussoora Kharija Pergonah Bickrapore Moodafut Houlah Doderam Mohootoo.
A Talook called Joar Godunda Kharija Pergonah Boozergoomedpore.
A ditto called Kismut Azeempore, &c. Kharija Pergonah Bungrata.
A ditto called Moujah Charrakhallee Talook Luckey narin Dutt, six gundahs, two cowries and two kranties share, Hakeyat Bunseshunder Dutt.

For further particulars apply at the Receiver's Office Supreme Court.

*Receiver's Office, Court
House, 14th March, 1840.*

**SUPREME COURT OF JUDICATURE AT
FORT WILLIAM IN BENGAL.**

IN EQUITY.

PURSUANT to an Order made on the 29th day of May, 1837, in a Cause in which Sreemutty Bhobosondory Dabee is Complainant, and Rajchunder Holdar and others are Defendants—Notice is hereby given, that on Monday, the 13th Instant, at one o'clock in the afternoon, at the Office of the Receiver of the Supreme Court, the Towfeer Lands of following Talooks, belonging to the Estate of the late Colleychurn Holdar, will be let to farm in one Lease for such period as may be agreed upon at the time of the bidding to the person or persons making the best offer for the same, that is to say—

About 12,000 Biggahs of Towfeer Lands of Talooks called Ahaulkamdochnupore, Sreekishonagore, and Luckeynarainpore, in the Pergunnah Kismut Shapore, and Moujah Seebgunge Sirhangampore and Turf Harimul Moujah Onbrecaunagore and Kistanscrampore in the Pergunnah Kismut Hatteghur in Zillah 91-Pergunnahs.

For further particulars apply at the Receiver's Office, Supreme Court.

*Receiver's Office, Court House, }
4th April, 1840.*

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,

JOHN McQUEEN,

Secy. M. O. S.

*Orphan Society's Office, Kidderpore, }
5th March, 1839.*

ADVERTISEMENT

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsop, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan school, whenever such may fall under his notice or be made the subject of representation.

(Signed) **H. T. PRINSEP,**

Secy. to Government Genl. Dept.

Council Chamber, the 7th August, 1832."

This-day is Published,

(Feb'y. 27, 1840.)

ie Assistant Magistrate's Guide,

BEING

An Abridgement of the Criminal Regulations, and the Circular Orders and Constructions of the Regulations,

By the Court of Nizamat Adawlut in Bengal,

By F. SKIPWITH, Esq., C. S.

Price 16 Rs.

Apply to Mr. Huttmann, Orphan Press, Calcutta.

New Postage Rates

Published this day, and for sale at the Orphan Press,
Price 2 Rs.

Rules of Inland Postage

Leviable upon Letters, Baggly Parcels, &c. passing between Calcutta and other places in the East Indies, revised according to the Tables in Schedule C. 1, 2, 4 and 5, which have been substituted for the Tables numbered in Schedules A and B of Act XVII. of 1837, under the order of Government. No. 134, General Department, dated 14th August, 1839, and published in the Calcutta Official Gazette of the 24th of that month. The revised rates to have effect from the 1st of October, 1839.

October 7, 1839.

Works lately Published,

In Royal 8vo. Boards, Pages 306. Price 10 Rs. Cash,
A C O D E

OF

REGULATIONS

FOR THE

MEDICAL DEPARTMENT,

OF THE

BENGAL ESTABLISHMENT;

Compiled by Order of Government under the Superintendence of the Medical Board.

By JAMES HUTCHINSON, Esq.

Secretary to the Board.

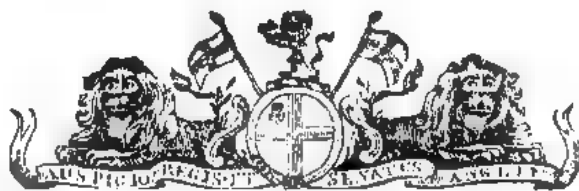
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JYEPPOOR STATE TRIALS,

ROYAL 8vo. BOARDS, pp. 310. Price 6 Rs.

WITH Sketches of the Temple in which Mr. Blake was murdered and part of the City of Jyepoor, with the Outer Courts of the Palace.

Apply to Mr. Huttmann, Military Orphan Press.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 p. m. of that day.

WEDNESDAY, APRIL 15, 1840.

NOTICE.

THE Offices of the Accountant General—and those of the Accountants to the Military, Revenue, Salt, Opium, Marine and Commercial Departments are removed, during the repairs of the Treasury Premises, to Nos. 2, 3, and 4 London Buildings, North range.

C. MORLEY, Acct. Genl.

Fort William, 11th April, 1840.

FORT WILLIAM, FINANCIAL DEPARTMENT.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England, are published for general information, also the following paragraphs 5 and 6 of the despatches of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended for Consignment to England, repayable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

s. d.

For Company's Rupee for Advances made at.....	Bengal.
Ditto..... Ditto.....	Madras.
Ditto..... Ditto.....	Bombay.
Per Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium,* Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose so repaying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Li-

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1839.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 32, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 27th NOVEMBER, 1839.**

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 10th November 1838.

By Order of the Hon'ble the President in Council,
H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 13th APRIL, 1840.**

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 13th of April 1840, is hereby promulgated for general information.

Act No VIII of 1840.

An Act concerning the signing of Awards by the Members of Panchayats.

It is hereby enacted that in cases where the minority of the Members of a Panchayet, held under the Provisions of the Madras Code, may decline to sign the award of the Panchayet, the signature or mark of the majority shall be sufficient to give legal validity to the award. Provided always, that in such cases, it shall be incumbent on such majority to admit the minority to record and attest by their mark or signature their reasons for declining to sign or mark the award passed by the majority.

T. H. MADDOCK,
Secy. to the Govt. of India.

**FORT WILLIAM,
POLITICAL DEPARTMENT, 14th April, 1840.**

Lieutenant C. A. Jackson, of the 81st Regiment Native Infantry, has been placed at the disposal of the Envoy and Minister at Cabool for Employment in His Majesty Shah Shooja ul Moolk's Force.

T. H. MADDOCK,
Secy. to Govt. of India.

FORT WILLIAM.

POLITICAL DEPARTMENT, 5th April, 1840.

Lieutenant W. J. Eastwick, Assistant to the Political Agent in Lower Sinde, has obtained leave of absence to proceed to the Nilgherry Hills, for the recovery of his health.

H. V. BAYLEY,
Assistant Secy. to Govt. of India.

No. 1069.

ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
FOR THE N. W. P.

AGRA,

GENERAL DEPARTMENT,

THE 27th MARCH, 1840.

ECCLESIASTICAL.

The Reverend C. Garbett, Assistant Chaplain of Cawnpore, has obtained leave of absence for two months, on his private affairs, to enable him to join his Station.

JUDICIAL AND REVENUE.

Mr. F. P. Buller, Magistrate and Collector of Shahjehanpore, has obtained leave of absence, on his private affairs, for one month, from the 1st proximo. Mr. Buller has been authorized to make over charge of his Offices to Mr. G. C. Barnes, the Officiating Joint Magistrate and Deputy Collector, who will conduct the duties thereof during Mr. Buller's absence.

GENERAL.

Captain G. H. Cox, of the Invalid Establishment, is appointed Post Master of Subathoo, from the date on which he relieved Captain Rainey from that Office, under instructions from the Superintendent of the Post Office Department N. W. Province.

J. THOMASON,
Offy. Secy. to Govt. N. W. Provinces.

No. 1094.

ORDER BY THE HON'BLE THE LIEUTENANT GOVERNOR
FOR THE NORTH WESTERN PROVINCES.

AGRA,

GENERAL DEPARTMENT,

THE 31st MARCH, 1840.

REVENUE.

Mr. J. A. Craigie, Officiating Special Deputy Collector of Bijnour and Moradabad, has obtained leave of absence, on Medical Certificate, from the 1st of April to the 1st of November next, to proceed to the Hills.

J. THOMASON,
Offy. Secy. to the Govt. N. W. P.

No. 1122.

ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
FOR THE N. W. P.

AGRA,

GENERAL DEPARTMENT,

THE 3d APRIL, 1840.

JUDICIAL AND REVENUE.

The unexpired portion of the leave of absence granted to Mr. G. H. M. Alexander, as Joint Magistrate and Deputy Collector of Allahabad, in Orders of 3d October last, is cancelled from the 9th February, being the date on which he rejoined his Station.

JUDICIAL.

Conformably with the Resolution of the Government of India, published in the *Calcutta Gazette* of the 7th October 1837, the Hon'ble the Lieutenant Governor is pleased, in communication with the Court of Sadler Dawayy Adawlut, to raise the personal allowance of Kureem Koolas, Moonsiff of Mynpoore, from Rupees 100 to Rupees 150 per mensem, in the room of Ghulam Moostafa, Moonsiff of Banda, promoted on the 7th June last, to the Sadler Adawlut of Jounpoor, with retrospective effect from that date.

J. THOMASON,
Offy. Secy. to the Govt. N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.
FORT WILLIAM, 8th April, 1840.

No. 85 of 1840.—Mr. John Frederick Pogson having satisfied Government on the points of qualification prescribed by existing regulations, is admitted to the Service, from the 20th December 1839, as a Cadet of Infantry on this Establishment, agreeably to the instructions received from the Hon'ble the Court of Directors, and promoted to the rank of Ensign. Rank as such, was assigned to Mr. Pogson in General Orders, No. 10, dated 20th January 1840.

Lieutenant Robert Molesworth Gurnell, of the 68th Regiment Native Infantry, is permitted to proceed to Europe, on Furlough, on account of his private affairs.

Captain Henry Rutherford, of the Artillery, was appointed in the General Department, North Western Provinces, under date the 18th ultimo, to officiate as Private Secretary to the Lieutenant Governor, from the 1st February last.

Captain Henry Rutherford, of the Regiment of Artillery, was appointed in the General Department, North Western Provinces, under date the 26th ultimo, to officiate as Aide-de-Camp to the Hon'ble the Lieutenant Governor, until further orders. This appointment to take effect from the 11th March 1840, being the date on which Captain Pillans was appointed to the Ordnance Commissariat Department.

Surgeon Donald Butter, M. D., was appointed in the General Department, North Western Provinces, under date the 18th ultimo, to be Civil Surgeon at Benares.

The leave of absence granted to Lieutenant George Newbult, of the 31st Regiment Native Infantry, Deputy Assistant Commissary General, in General Orders, No. 71, of the 25th ultimo, is to commence from the 15th instead of the 1st of March 1840.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Mil. Dept.

NOTICE.—All Letters for Europe delivered at this Office, up to the 20th ultimo, inclusive, and which were marked for transmission by the "Shepherdess," were transferred to the "John Calvin," the Vessel first mentioned having put back leaky.

All Letters, up to the 28th ultimo, inclusive, for Rangoon and Moulesin, respectively, which were marked for transmission by the "Young Hebo," were transferred to the "William Dampier," the destination of the former having been changed.

All Letters for Europe, up to the 23d ultimo, inclusive, marked for despatch by the "Miranda," were transferred to the "Hindoo," the "Miranda" having put back leaky.

All Letters for China up to the 7th instant, inclusive, which were marked for despatch by the "Isabella Robertson," were forwarded on the "Marion," in consequence of the return of the former Vessel to repair damages.

The undermentioned Transfers were effected, in consequence of the Packets reaching Kedgeroe too late to overtake the Vessels for which they had been originally intended.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been transmitted.	Destination.	Names of the Vessels by which the Letters were transmitted.
27th February 1840,	Tartar,	Batavia,	Mans.
21st March ditto,	Edinburgh,	London,	John Calvin.
Ditto ditto ditto,	Vincent,	Ditto,	Ditto.
22d ditto ditto,	Melbourne,	Ditto,	Ditto.
23d ditto ditto,	Walton,	Ditto,	Ditto.
24th ditto ditto,	Cashe, ...	Ditto,	Ditto.
25th ditto ditto,	Ernaad, ...	Singapore, ...	Prince George.
26th ditto ditto,	Ditto,	China,	Indian Oak.
26th & 27th ditto ditto,	Symmetry,	Mauritius,	Europe.
27th ditto ditto,	Hohomany,	China,	Indian Oak.
27th ditto ditto,	Defiance,	Ditto,	Ditto.
27th ditto ditto,	Ditto,	Singapore, ...	Prison.
27th ditto ditto,	Edmonstone,	Ditto,	George.

WM. MOORE, Deputy Post Master.

Fort William, General Post Office, }
the 14th April, 1840. }

It is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 6th April and Sunday the 12th April, both dates inclusive, were despatched by the undermentioned Vessels which sailed from Calcutta on dates specified :

Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
6th to 12th April,	Wm. Gales,	London,	Will sail on the 15th instant.
6th to 11th ditto,	Vectis,	Cape of Good Hope,	Left Town on the 11th instant.
Ditto,	Narion,	China,	Ditto 12th ditto.
6th to 12th ditto,	Brilliant,	Moulmein,	Will sail in a day or two.
6th to 8th ditto,	Algerine,	Singapore,	Left Town on the 11th instant.
8th to 12th ditto,	Steamer Madagascar,	Penang and Singapore,	Will sail on the 15th ditto.

WM. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 14th April, 1840.

POST OFFICE NOTICE.

NOTICE.—Under the Orders of the Hon'ble the President in Council, from and after the 15th of the ensuing month of January, there will be a second despatch, daily, from Calcutta to Khamrah, six stages in advance of Berhampore; as, also, a second daily despatch thence to Calcutta. The ordinary Mail, from Calcutta, as at present, will go out at 8 P. M. The other daily despatch will be sent off at noon.

Barrackpore Jehannagore
Serampore Patodee
Chandernagore Cutwah
Hughly Meral
Noisoral Berhampore
Digrah Jeagunge
Santipore Bogowangolah
Nuddiea Jungypore
Calnah Khamrah

The mid-day despatch will convey letters, newspapers, &c. for the stations noted in the margin, thus giving them an advantage of 8 hours over the night Mail.

The hour most suitable for despatching the second daily Mail from Khamrah will be fixed by the local Post Master, so that, similar convenience may be afforded to the Public, by a saving of 12 hours, more or less, in the arrival of letters, &c. in Calcutta from the stations specified.

It has not been found expedient to extend the double despatch on this line of Hawk route, beyond Khamrah, as the great increase of expense for the maintenance of the additional establishment which would thus be required, would not be compensated for by the advantage likely to be gained.

Arrangements are making for adopting a similar double-despatch, along the whole line of Hawk route, from Calcutta to Kurnaul, which will, probably, be brought into operation by the 1st of February next; but of which, further notice will be given, hereafter.

Letters for the stations specified which may be intended for transmission by the mid-day Mails, must be delivered at the General Post Office between the hours of 10 and 11 1/2 A. M.

H. M. OLDFIELD,
Offg. Post Master General.

Fort William, Genl. Post Office, }
the 27th Dec. 1839. }

NOTIFICATION.

WITH reference to the notice of the undersigned, dated 21st ultimo, it is hereby further notified that from the 1st proximo, the mid-day despatch will be extended to the line of Tank Road between Calcutta and Loodianah, from each of which places a Mail, for the other extreme end, will be despatched at noon. This despatch will include Letters, &c., for the several Stations noted in the margin. Letters from Calcutta intended for transmission by the noon despatch, for these Stations, must be delivered at this Office between the hours of 10 and 11½ A. M.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, Genl. Post Office, }
The 21st January, 1840.

POST OFFICE NOTICE.

WITH the view to the more general convenience of the public, Government have been pleased to sanction two new Offices for the receipt of letters for the General Post. It is therefore, hereby notified, that Receiving Offices will be opened from the 1st Proximo at the following places:

One at Kidderpore, on the west side of the road to Garden Reach and opposite to the Police Thannah.

One in the Boitakkhanna Bazar, on the south side, near the Circular Road.

Letters for despatch will be received at these Offices from 11 A. M. to 4 P. M. daily. All persons delivering letters at these Offices will receive Receipts in the same manner as at the General Post Office.

The Receivers at these Offices are furnished with three sets of rules, one in English, one in Bengallee and one in Hindoostani, which they are directed to produce when required.

Chundersiker Bannorjee has been appointed Receiver of the Kidderpore or No. 5 Division, and Sheehunder Dutt of the Boitakkhanna or No. 6 Division.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, General Post Office, }
The 20th March, 1840.

শ্রী রাম
চরন স্বরূপ

নতুন ডাকঘর বঙ্গাব্দ আরম্ভ হইবার
প্রথম গবর্ণমেন্ট অফিসের সাধারণের অধিক
হিতাবে পত্রাদি ডাকে পুরন জন দই স্থানে
দুইটা ডাকঘর স্থাপিত করিলেন অর্থাৎ ১ নম্বরের
ঘর হিম্মিরপুরে কোম্পানির বাগানে যাইতে যে
রাস্তা তাহার পশ্চিম দিগে এবং পুলিশের ঘানার
সম্মুখে আর ৬ নম্বরের ঘর বৈঠকখানার বাজারের
দক্ষিণ বাহির রাস্তার নিকটে বসান গেল আগত
মানের ১ পহিলা তারিখ অবধি তৎকর্তা আরম্ভ
হইবেক

উপরক্ত ডাকঘরে পুত্যাঙ্ক বেল ১১ ঘটিকা
অবধি দিবা দুই পুহর ৪ টারি ঘটীর সময় পর্যন্ত
পত্রাদি লওয়া যাইবেক এবং পত্রাদি পুরক
অর্থাৎ চিঠীরাড পাঠানেওয়ালার যেমত জনরল
পোষ্টে অফিসে আগমন রসিবে সহি ও মোহর
পাঠেন তদনুরূপ এখানেতেও পাইবেন

পত্রাদি পাপক অর্থাৎ কথিত নম্বরের রিসি
বরেরা আবিস্যক হতে তিন কিতা আইন অর্থাৎ
ইকরেজী ও বাঙ্গালী হিব্রুয়ানি ভাষার লিখিত
পাইবেক

মোঃ হিম্মিরপুরে ও নম্বরের রিসিবরি কমে
প্রিন্সিপেল বন্দোপাধ্যায়কে নিযুক্ত করাগেল
আর মোকাম বৈঠকখানার ৬ নম্বরের রিসিবরিতে
প্রিন্সিপাল বন্দোপাধ্যায়কে ইতি নম ১৮৪০ সালের
২০ মার্চ জনরল পোষ্টে অফিস

اشتہار نی ڈانگ چوکیان
بیٹھا لے کا

خبر دیئی جانی ہے کہ لوگوں کی
بہنرا بہتری کے لئے سرکار نے دو ڈانگ
چوکیان ایک نمبر پانچ خضر پور میں
موجیکھو لے جانے کی رستے کی بچھم
اور جو پولیس تھانے کے سامنے ہے
اور دوسری چوکی نمبر چھ بیٹک خانے
کی بازار کی دکھن اور باہر رستے کے
نکت بیٹھا لا گیا جن کا کام کاج آگامی
مہرے کی پہلی تاریخ سے چلیگا

اُن چوکیوں میں دن دن آگیا رہ
گھنٹے سے دو پہر چار گھنٹے دن تک
بتھیاں لٹن جائیگی اور چٹھیاں بھیجنے
والوں کو جیسے صدر ڈانگ گھر میں
رسد وں ملتے ہیں تیسے ہی ان چوکیوں
سے مائیکے

اُن چوکیوں کے ڈانگ منشیوں کے لئے
ائیں وضابطے صدر ڈانگ گھر سے بموجب
ضروری بھیجے جائیں گے
اُن چوکیوں میں مقام خضر پور پانچ
سر کے ڈانگ منشی جنرل سیکور
بتورجہ اور بیٹک خانے میں چھ نمبر
کے منشی شیو چندر دت کو مقرر کیا گیا

H. S. OLDFIELD, Offg. Post Master Genl.

NOTIFICATION.

Abkary. IN modification of the second clause of the advertisement issued from this Office under date 20th December 1839, it is hereby notified that in future, only one cautionary deposit of 2,000 Rupees Cash, or in Public Securities, will be required on account of any number of Distilleries (worked in the European method) that may be established by one and the same individual or firm.

By Order of the Board of Customs, Salt and Opium, the 8th April, 1840,

H. TORRENS, Secretary

NOTIFICATION.
FORT WILLIAM, OPIUM DEPARTMENT,
THE 23D MARCH, 1840.

NOTICE is hereby given, that on Monday, the 20th day of April next, at the hour of 11 o'Clock in the Forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned Quantity of Opium, the Provision of 1837-38 and 1838-39, subject to the following Conditions, viz.

	Opium of 1837-38.	Opium of 1838-39.	Total.
Produce of Behar Agency, ...	0	2500	2500
Ditto of Benares do.,	1147	853	2000
Total Cheats, ...			4,500

CONDITIONS OF SALE.

1. The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2. The Opium to be offered for Sale at the upset Price of Rupees 400 per Chest, and to be all sold to the highest bidder above that price.

3. If at the above Sale the entire quantity of 4,500 Chests shall not be sold, it shall subsequently be competent for the Board of Customs, Salt and Opium, to dispose of the Lots which remain on hand at future Sales.

4. Each Lot to contain Five Chests.

5. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the Afternoon of Friday, the 24th April, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipts, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such Conditions of Re-sale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatsoever attending such Re-sale, shall be borne and paid by the Defaulters, whilst any profit accruing from such Re-sale shall be forfeited to Government.

6. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 24th April, will be placed in the hands of the Attorney in the Hon'ble Company for realization in such manner as to him shall seem fit.

7. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'Clock of the 24th of April, will be afterwards accepted.

8. The Opium now advertised for Sale, shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

9. Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of Lots of their purchase which they may desire to be included in each Certificate or Order, and it is to be clearly understood that the Certificates or Orders so taken out shall be considered final, and not afterwards changeable for other Certificates or Orders authorizing the delivery of single Lots, or of a different number of Lots or Chests, whether more or less than the number of Lots or Chests originally required to be included in each Certificate or Order.

10. No Sub-Treasurer's Receipts or Deposit of Public Securities under the 5th of the present Conditions, will be received in this Office except from the Party recorded in the Purchase in the Sale Book, or his Authorized Agent. The Receipt for such Deposit will be given only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

11. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

12. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty but not otherwise.

13. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

14. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No 1. Certificate of the Opium now advertised for Sale.

No. 2. Report of the examination of such Opium.

15. The Public are hereby informed that in providing the investment of the Behar and Benares Opium for the year 1838-39, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a Statement of the average weight of Six Chests from each Dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

16. Four Chests of Behar and Benares Opium which have been reserved from the provisions of the two preceding years, will be also shown to the Purchasers on the day of Sale to enable them to judge of the state of preservation in which the Drug has kept.

17. The Public are hereby informed that in addition to the quantity sold at the Sale of 6th January, and 10th February last, and that now advertised for Sale on 20th April, making together 12,900 Chests, as shown in the Margin, the following quantities more or less of Behar and Benares Opium, will be brought to Sale this year, on or about the dates specified below.

	Behar.	Benares.	Total Chests.
May 26th,	1,400	700	2,100
June 29th,	1,864	1,096	2,960
	3,264	1,796	5,060

18. Applications having been made by the French Authorities for the 300 Chests of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated 7th March, 1816, in the proportions stated in the margin, it is hereby notified that in the event of the whole or any portion of the Opium thus claimed by the French Government not being cleared out within the limited period allowed for clearance, viz. one Month from the date of the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing the date of payment, or disposed of at a Sale to be held expressly for the purpose.

By Order of the Board of Customs, Salt and Opium,

H. TORRENS, Secretary.

কোট উইলিয়াম আফিম দপ্তর
সন ১৮৪০ সাল তারিখ ২৩ মার্চ মোতাবেক
বাকীসী সন ১২৪৬ সাল তারিখ
১১ চৈত্র সোমবার।

এতদ্বারা দেওয়া যাইতেছে যে সন ১৮৪০ সাল
ইজরাজী তারিখ ২০ এপ্রিল মোতাবেক বাকীসী
সন ১২৪৭ সাল তারিখ ৯ চৈত্র সোমবার
পুরাতন দিবা এগার ঘণ্টার সময় মোকাম কলি
কাভার একচেঞ্জ ঘরে নীচের লিখিত মোকদ্দার
সন ১৮৩৭, ৩৮ ও ১৮৩৮-৩৯ সালের পরদায়নী
আফিম সমুদয় পথে রপ্তানির জন্য নিলামে পণ্য
লিখিত সরতে বিক্রয় করা যাইবেক অর্থাৎ—

সন ১৮৩৭-৩৮ সালের আ ফিম বেহারের পরদায়নী ...	সিন্দুক
সন ১৮৩৮-৩৯ সালের আ ফিম বেহারের পরদায়নী ...	২৫০০
সন ১৮৩৭-৩৮ সালের আ ফিম বারানসের পরদায়নী ...	১১৪৭
সন ১৮৩৮-৩৯ সালের আ ফিম বারানসের পরদায়নী ...	৮০৩
	২০০০
মুদ্রা সিন্দুক ...	৪০০০

নিলামের সরত—

১ দফা। পুরোক্ত আফিম সকল সমুদয় পথে
রপ্তানির জন্য বিক্রয় করা যাইবেক এবং এরূপে
রপ্তানির মাল তিন্ন অন্য কোন বাবতে সাটিকি
কেট দেওয়া যাইবেক না—

২ দফা। কিসিন্দুক আফিম ন্যূন স ২৫৭১ কো.
৪০০ টাকার দরে নিলামে ধরা যাইবেক তাহার
উপর যে ব্যক্তি সর্বাধিক অধিক মূল্য দিতে
চাহিবেক তাহাকে বিক্রয় করা যাইবেক—

৩ দফা। যদি এই দিবসের নিলামে সমুদায়
৪০০০ সিন্দুক আফিম বিক্রয় নাহয় তবে পরমিট
নেমক ও আফিম হোর্ডের সাহেবান আনিসানের
এজিয়ার রহিল যে তৎপন্য যে সকল লাটহায়
বাকী থাকিবেক তাহা আগামি নিলামে বিক্রয়
করিতে পারিবেন—

৪ দফা। এই আফিমের ফি লাট ৫ সিন্দুকে হই
বেক—

৫ দফা। নিলামে আফিম ধরিল করনের সম
য়ে নিলাম ঘরের ভিতরে ও ধরিলারের নামে লাট
রেজিষ্টারি হওনের পূর্বে ফি লাট ১০০০ টাকা অর্থাৎ
ফি সিন্দুক ২০০ টাকার হিসাবে আমানত পেনসি
বাবতে দরদি প্রামিষরি নোট অর্থাৎ তমাসুক
লিখিয়া দিতে হইবেক আর আগামি ২৪ এপ্রিল
সুকবার বেলা হই এহর চারি ঘণ্টার পূর্বে বো
র্ডের দপ্তরখানায় আদিশ। সহজেজরর সাহেবের
রসিদ অথবা কোম্পানির কাগজ এওর দিয়া পুরোক্ত
দরদি প্রামিষরি নোট সকল খালাস করিতে হই

বেক কিন্তু নিরোপিত সময় মধ্যে যদি খালাস না
করে তবে যেসকল লাটহারের আমানত পেনসি
হিসাবে টাকা অথবা সহজেজরর সাহেবের রসিদ
অথবা কোম্পানির কাগজ দাখিল নাহইবেক তাহা
বোর্ডের সাহেবান যে সময় ও বিরম স্থির করি
বেন সেই সময়ে ও সেই বিরমামুজারে দানি দিল
মে বিক্রয় হইবেক তাহাতে যে মোকদদান ও ধরচ
ধরচা পড়িবেক তাহা পুরোক্ত মতে ফরাসিগের
আমানত পেনসি দাখিল করিতে ত্রুটি হইবেক তাহা
দিগকে দিতে হইবেক ও নুনাফা যত্নাশিহর তাহা
কোম্পানি বহাদুরের সরকারে জম হইবেক—

৬ দফা। এই নিলামের দিবস পুরোক্ত সরত
মতে যে সকল প্রামিষরি নোট লওয়া যাইবেক
তাহা যদি আগামি ২৪ এপ্রিল সুকবারের মধ্যে
খালাস নাহয় তবে এই সকল নোট কোম্পানির তরফ
উকিলের স্থানে দেওয়া যাইবেক তাহাকে যেমত
উচিত বোধ হয় সেইমতে তিনি এই নোটের বাবত
টাকা আদায় করিবেন—

৭ দফা। যে আফিমের বাবত আমানত পেন
সি টাকা পুরোক্ত ২৪ এপ্রিল দিবা হই এহর
চারি ঘণ্টার পূর্বে দাখিল নাহইবেক তাহার হিসাবে
কোন টাকা কিম্বা সহজেজরর সাহেবের রসিদ অথ
বা কোম্পানির কাগজ পন্য লওয়া যাইবেক না—

৮ দফা। যে সকল আফিম বিক্রয়ার্থে এইকনে
এতদ্বারা দেওয়া যাইতেছে তাহার কিম্বতের যে
বাক টাকা নিলামের তারিখ ইতুৎ এক আফিমের
দাখিল করিতে হইবেক ও যে আফিমের কিম্বত
পূর্বে লিখিত মেয়াদের দিবস কিম্বা মিয়াদের পূর্বে
দাখিল হইয়া হিসাব রকা নাহইবেক তাহার
এ পুরোক্ত ফি লাট ১০০০ টাকার হিসাবে অথবা
ফি সিন্দুক ২০০ টাকার হিসাবে যে আমানত পেন
সি নগদ টাকা অথবা কোন রকম কোম্পানির
কাগজ দাখি আমানতের হিসাবে দাখিল হইয়া
থাকিবেক তাহা সরকারে জম হইবেক পরে বোর্ড
পরমিট নেমক ও আফিমের সাহেবান আনিসানের
দ্বারা যে তারিখে ও যে প্রকারে নিলাম করা উচিত
বিবেচনা হইবেক সেই প্রকারে এই আফিম
সরকার বাহাদুরের নিজ হিসাবে বিক্রয়
হইবেক—

৯ দফা। যে সকল ধরিলারান পুরোক্ত মতে যে
বাক টাকা দাখিল করিয়া আফিমের সাটিকি কেট
অর্থাৎ আফিম বাহির করিবার হুকুম হইবেক
তাহাদিগের একদর রহিল য আপন ধরিল
কিমের প্রত্যেক সাটিকি কেটের মধ্যে যত লাট
আফিম দরাজ করিতে চাহে তাহা দিখের করিয়া
জানায় কারন ইহা সফটরপে জানা কড়ের যে
পুরোক্ত মতে যে সকল সাটিকি কেট একদর
লইয়া যাইবেক তাহাতেই হুকুম হইবেক এবং
সাটিকি কেটের পরিবর্তে পন্য অর্থাৎ কোন
সাটিকি কেট অথবা হুকুম আফিমের
করিয়া খালাস হইবেক পন্য অর্থাৎ কোন
অথবা সিন্দুকের জন্য সাটিকি কেট দেওয়া যাই

তাছাড়া অন্য কোন প্রকারেও কি বেশী পরিমাণের সাট ফিক্সেট তাহিলে এতদ্বারা দেওয়া জাইবেকরা—

১০ দফা। এই এন্ডোয়ারের ও বাকার নিয়মানুসারে আশানুভব হিসাবে যে কোন কোম্পানির কাগজ অথবা সবজেরের সাহেবের রসিদ দাখিল করিয়া বইতে হইবেক তাহা কিবল যে সকল ঋণদারের মাঝে সেল বহিতে লেখা থাকে তাহাবিধের নিকট হইতে অথবা তাহাদের এজেন্ট অথবা মোক্তারের নিকট হইতে লওয়া যাইবেক এবং এইরূপ আশানুভব পেমণি দাখিলের রসিদ কিবল এই পুস্তকে ঋণদারের নামে হইবেক ও আফিম মজদুর খালান হইলে পর পুস্তকে কোম্পানির কাগজ তাহাবিধের অথবা তাহাবিধের বরাকতি লোককে ফিরিয়া দেওয়া যাইবেক—

১১ দফা। প্রযুক্ত সাহেবান বোর্ডের তরফে সাহেব নিলামের সুপারটেণ্ডেণ্ট হইবেন তাহার এমত একিয়ার আছে যে তিনি তাহার বিবেচনানুসারে কোন ব্যক্তির ডাক অগুণ্ণ করেন কিন্তু যদিও তাহার মত সাট ঋণ দিবার জন্যে ডাকিবক তাহার ফি লাট ১০০০ টাকার হিসাবে অথবা ফি সিন্দুক ২০০ টাকার হিসাবে বাস্তব বেকের মোট কিম্বা সবজেরের সাহেবের রসিদ অথবা কোম্পানির কাগজ তৎক্ষণাত্ দাখিল করে তবে তাহাবিধের ডাক গুণ্ণ করিবেন—

১২ দফা। বিক্রয় প্রক্রিয়ার এমত একিয়ার আছে যে প্রথম যে সাট ঋণ দিবেক সেই সাট মজুর হইতে অতঃপর সেই মোকামের খাল ঋণ দিতে চাহে তাহা তৎক্ষণাত্ প্রকাশ করিয়া কহে এবং তদনুসারে ঋণ দিতে এমত পছন্দ সাট অথবা ৫০ সাটের অধিক না হয় ও এই প্রকার ঋণ দিবার সাট দ্বয়ের ফি লাট ১০০০ টাকা করিয়া ডিপজিট অথবা আশানুভব পেমণি দিতে হইবেক এবং সেই মতে অথবা প্রথম সাটের মতে বাকি সাট দ্বয়ের কিম্বা ফি সিন্দুক হিসাব করিয়া দাখিল করিতে হইবেক এমত যদিও এত সাট গর বিক্রি থাকে তাহাতে পক্ষান সাট পূরা হইতে পারে তবে পাইবেক মজুর পাইবেকরা—

১৩ দফা। এই এন্ডোয়ারের লিখিত আফিমের নিক্সি লক্ষ্যের ফিলা এই আফিমের হিসাব রক্ষার বিষয়ে কোন বিবাদ অথবা গরমিল উপস্থিত হইলে তাহা মূলে বাস্তব মূল্যমতে আদান করে বিচারে বিলম্ব হইবেক আর ঋণদারের দিগের মধ্যে কে এই আফিমের এমতকার অধিন যত্বে চলিয়া কোন আপত্তি করিলে গুণ্ণ হইবেক—

১৪ দফা। বীটের তৎক্ষণাত্ মাকি কামাকাড় ও আফিম বিক্রয় হইবেক তাহা বসুনা নিলামে বিক্রয় হইবেক অথবা তাহার পূর্বে বোর্ডের পক্ষের অফিসের সিন্ডিকেট কহে যে মজুরদার অফিসের অফিসের কেবলক পাইয়া জাইবেক—

১ নং যে আফিম বিক্রয় করনাথে এইরূপে এন্ডোয়ার হইল তাহার সাট ফিক্সেট—

২ নং এই আফিম তৎক্ষণাত্ রিপোর্ট—

১৫ দফা। সকলকে জ্ঞাত করা যাইতেছে যে সন ১৮৩৮-৩৯ সালের বেহার ও বারানসের আফিম টেন্ডারি কারণ গত সনহারে মত এহাতিহাস ও ঋণদারি করা গিয়াছে বিশেষতঃ আফিমের মোট সূত্র নিভাজ প্রযুক্ত করিয়া পাঠাইতে এবং এটি টেন্ডারি কারণ নিয়মিত পরিমাণ পাতি ব্যবহার করিতে এবং প্রতি গুটিতে সমান ভাগ আফিম রাখিতে সাবধান হওয়া গিয়াছে আফিম মজদুরের বেহার ও বারানসের মোকামি ও মজুরের হিসাবের ফিচালান হইতে ৬ ছয় সিন্দুক করিয়া কলিকাতায় যে ওজন করা যায় তাহার গড় ওজনে র হিসাব বোর্ডের পক্ষিট নেমত ও আফিমের নিকটরি সাহেবের মজুরদার তত্ত্ব করিলে দেখিতে পাওয়া জাইবেক—

১৬ দফা। গত দুই সনের পরদায়নি যে ৪ সিন্দুক বেহার ও বারানসের আফিম রাখা গিয়াছে তাহা নিলামের বিবল ঋণদারের লোককে দেখান জাইবেক তাহা মূটে বেপারিগান বিবেচনা করিতে পারিবেন যে কি প্রকার নিষিদ্ধ অবস্থায় এই আফিম রাখিয়াছে—

জানুয়ারি সেল ৬০০ ১৭ দফা। সকল ফিক্সেট সেল ২৪০০ কে জ্ঞাত করা জাই
এপ্রিল সেল ৪০০০ তেছে যে গত ৬
জানুয়ারি ও ১০

সিন্দুক... ১২১০০ ফিক্সেট সেল তারিখের নিজামে বিক্রয় আফিম ও এইরূপে যে আফিম ২০ এপ্রিল তারিখে বিক্রয় হইবে এন্ডোয়ার দেওয়া যাইতেছে এই উভয় ১২১০০ সিন্দুক যাহার বেহার হানিয়ার লেখা গেল তৎক্ষণাত্ নিচের লিখিত বেহার ও বারানসের আফিম কিছু কমি হউক বা বেশি হউক পক্ষান লিখিত তৎক্ষণাত্ অথবা কিম্বা অগুণ্ণকা ইমসনের নিলাম বিক্রয় হইবেক—

	বেহার	বারানস	এমন সিন্দুক
২৫ মে	১৪০০	৭০০	২১০০
২১ জুন	১৮৬৪	১০১৬	২৮৮০
	৩২৬৪	১৭১৬	৪৯৮০

১৮ দফা। ইলরাক ও ফরাসী উভয়ের ১৮১৫ সালের ৯ মার্চ তারিখের করারামার ৬ দফা বিমোদী করানের হাকিমানকে ৩০০ সিন্দুক আফিম দেওয়া তাহানিচের লিখিত মকানুসারে লওনাতে হারা মজুর করিয়াছেন তদন্তে এন্ডোয়ার দেওয়া যাইতেছে যে মজুরী নিয়মিত মেরামতের অথবা নিলামের হিসাবের একমাত্র মধ্যে এই আফিমের ভারত অথবা তাহার মধ্যে অধিক আফিম খালান আকরণ করে সেই আফিম কিম্বা যে পরিমাণ আফিম গরখালান থাকিবক তাহার ফিলা আফিমের মেরামতের নিলাম উপস্থিত

হইবেক সেই নিলামে অথবা এক সন্ততির নিলামে
বিক্রয় করা যাইবেক।

আফিমের জায়

সিদ্ধক

কিবরেওয়ারি মাছার নিলাম হইতে	৫০
মে মাছার	১০০
জুন মাছার	১৫০
জুলাই সিদ্ধক	৩০০

বিমোচীক হুমম নাহেবান আলিসান বোর্ড পর
মিট বেমক ও আফিম।

H. TORRENS, Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that

Charles Darby, formerly a Lieutenant in the Fifty-second
Regiment of Bengal Infantry,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 79, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c." and the said Charles Darby hath executed an Assignment to the Common Assignee of the said Court in Trust for the benefit of the Creditors of the said Charles Darby, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him, before the Court shall have made its final order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 14th April, 1840.

Mr. Marshall, Atty.

কলিকাতার জোত্রহীন করজদারগণের পরি
জ্ঞাপণে আদালত

সমাচার দেওয়া জাইতেছে যে

চার্লস ডারবি বঙ্গাল ইন্ফ্যান্ট্রি ৫২ ন
নটরেন এক সারেক সেপটেন

সম্প্রতি তিনি কলিকাতার জেল কয়েদ আছেন
এবং তাহার আরজী দাখিল করিয়াছেন এই
প্রকাবে যে চতুর্থ জাজে বাবসাহের বাবসাইএর
নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা জাহা
র নাম হিন্দুস্থানের অকম করজদারগণের পরি
জ্ঞাপণে আইন তাহার লিখিত আজ্ঞা তাহার
সম্মুখে আমলে আইনে এবং এ উক্ত চার্লস
ডারবি উক্ত আদালতের সাধারণ মোক্তারকারের
মিকট তাহার মহাজনগণের উপকারার্থে তারত
হাবর ও অধ্যাবর বিশর জাহা এক্ষণে তাহার
আছে কিম্বা জাহা উক্ত আরজীর বিষয়ে উক্ত আ
দালত হইতে শ্রম হুজম হইবার পূর্বে তাহার
হস্তে আইনে কিম্বা উপাধীন করেন এ সকলের
এক মোক্তারনামা লিখিয়া দিয়াছেন

P. O'Hanlon, Examiner.

একজামিনর সার বের দফুরর না

সন ১৮৪০ সাল ১৪ এপ্রিল

১০০ মারসাল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that

Joseph Musleah, a Merchant, residing in Omratollah Street,
in Calcutta,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 79, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c." and the said Joseph Musleah hath executed an Assignment to the Common Assignee of the said Court in Trust for the benefit of the Creditors of the said Joseph Musleah, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him, before the Court shall have made its final order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 14th April, 1840.

Messrs. Baillie and Molloy, Atties.

কলিকাতার জোত্রহীন করজদারগণের পরি
জ্ঞাপণে আদালত

সমাচার দেওয়া জাইতেছে যে

জোসেফ মুসলিয়া কলিকাতার আমড়াডলার
গলি নিবানী সপ্তদাগর

সম্প্রতি তিনি কলিকাতার জেল কয়েদ আছেন
এবং তাহার আরজী দাখিল করিয়াছেন এই
প্রকাবে যে চতুর্থ জাজে বাবসাহের বাবসাইএর
নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা
জাহার নাম হিন্দুস্থানের অকম করজদারগণের
পরিজ্ঞাপণে আইন তাহার লিখিত আজ্ঞা তাহার
সম্মুখে আমলে আইনে এবং এ উক্ত জোসেফ
মুসলিয়া উক্ত আদালতের সাধারণ মোক্তারকারের
মিকট তাহার মহাজনগণের উপকারার্থে তারত
হাবর ও অধ্যাবর বিশর জাহা এক্ষণে তাহার
আছে কিম্বা জাহা উক্ত আরজীর বিষয়ে উক্ত আ
দালত হইতে শ্রম হুজম হইবার পূর্বে তাহার
হস্তে আইনে কিম্বা উপাধীন করেন এ সকলের
এক মোক্তারনামা লিখিয়া দিয়াছেন

P. O'Hanlon, Examiner.

একজামিনর সার বের দফুরর না

সন ১৮৪০ সাল ১৪ এপ্রিল

মিসিউএসে বেলি এবং মালাই উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of William McDonald } Notice is hereby
Husband, of Allahabad, Merchant } given, that on Satur-
and Agent, an Insolvent. } day the 7th day of

March last, an application was made by Petition for and in behalf of William McDonald Husband, setting forth that the said William McDonald Husband was a person using and carrying on the trade and business of a Merchant and Agent in the buying and selling goods and merchandize as well on his own account as on the account of others, and carried on his said trade and business at Allahabad, and that the said William McDonald Husband did on the 16th day of January, in the year 1839, file in this Court a Petition for relief under the provisions of the Statute 9th Geo. IV. Cap. 79, that on 20th day of April, in the said year, the said William McDonald Husband was adjudged entitled to the benefit of the said Statute: and that more than three months have passed since the filing of the said Petition, and that the said William McDonald Husband is now desirous to apply to this Court for his final discharge under the Statute 4th and 5th of Wm. IV. Cap. 79, entitled "An Act to amend the laws relating to Insolvent Debtors in India," from all debts, claims and demands due at the time of filing the Petition of the said William McDonald Husband, and for which he was then liable.

It was ordered that the Petition of the said William McDonald Husband be received and filed, and that the Chief Officer of the Court do forthwith cause notice of such

Petition having been received and filed, to be published in the Gazette of this Presidency.

Published accordingly.

P. O'Hanlon, Examiner.

Office of Examiner, 10th April, 1840.

Mr. Hudson, Atty.

কলিকাতার জোত্রহীন করজমদারদের পরি

জাণাথে আদালত

নাভয়ান উইলিয়াম ম্যাক এডওয়ার্ড শ্বের ডোমেনল্ড হজব্যাণ্ড সাহে দেওয়া আইতেছে বের বিষয় এলাহাবাদ নি যে গতো মার্চ মা বাসী সপ্তমগর এবং নব্বৈ হার ৭ শনিবার তা সাধারণ গমন্ত।

রিখে উক্ত উইলিয়াম ম্যাকডোমাল্ড হজব্যাণ্ড সাহেবের পক্ষে আর জীর দ্বারা এজাহার হয় তাহাতে লিখিত থাকে যে এ উক্ত উইলিয়াম ম্যাকডোমাল্ড হজব্যাণ্ড ছিলেন এক ব্যক্তি ব্যবসাই কর ও বিক্রে নিয়োদীনিজ ও অন্যান্যার মিমিতে এবং তাহার এ উক্ত কারবারের স্থান মোং এলাহাবাদে ছিল এবং এ উক্ত উইলিয়াম ম্যাকডোমাল্ড হজব্যাণ্ড মোতাবেক কাজে ফোঁটে বাদসাহের বাদসাইএর ১ বৎসরের প্রকাশিত আইনের ৭৩ ধারানুসারে নন ১৮৩১ সালের জানেওয়ারি মাহার ১৮ তারি খে তাহার পরিজানার্থে এক আরজী এই আদা লতে করিয়াছেন এবং এ উক্ত উইলিয়াম ম্যাক ডোমাল্ড হজব্যাণ্ড এ সনের এপ্রেল মাহার ২০ তারিখে এ উক্ত আইনের লতে প্রাপ্ত হইয়া পরিজান পাইয়াছেন এবং এ আরজী দাখিলের তারিখ তিন মাহার অতিরিক্ত বহিষ্ঠতা হইয়াছে এবং এক্ষেত্রে এ উক্ত উইলিয়াম ম্যাকডোমাল্ড হজব্যাণ্ড চতুর্থে উইলিয়াম বাদসাহের বাদসাইএর চতুর্থে এবং পঞ্চম বৎসরের প্রকাশিত আইনের ৭১ ধারায় জাহা হিন্দুস্তানের নাভয়ান করজ দারান সম্বন্ধিয় আইন পরিপোধন পূরক কারী হইয়াছে তদানুসারে বাঞ্ছিত আছেন যে সকল দেবা ও দারি তাহার আরজী দাখিল কালিন তাহার উপর আছে তাহা হইতে একেবারে খালি হইবার প্রার্থনায় এক আরজী এই আদালতে দাখিল করিলেন

এহার হুজম হইল যে এ উক্ত উইলিয়াম ম্যাক ডোমাল্ড হজব্যাণ্ড সাহেবের আরজী গৃহ হইয়া নেরেস্তায় দাখিল হউক এবং এই আদা লতের প্রধান আফিসর এ উক্ত আরজী গৃহ হই য়া দাখিল হইবার এবং এই সরহনের গেজেটে নতর প্রকাশ করেন

তদানুসারে প্রকাশ হইল

P. O'Hanlon, Examiner.

একজমিদার সাহেবের আফিস

নন ১৮৪০ সাল ১০ এপ্রিল

মে হুজম উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Michael Schlatter, } Notice is hereby late a Member of the Firm of given, that on Satur-Hodgkinson, Schlatter and Com- } day, the 7th day of pany, an Insolvent. } March last, an appli- cation was made by Petition for and in behalf of Michael Schlatter, setting forth that the said Michael Schlatter was a Merchant and Trader, and carried on business as such in Calcutta, with George Foley Hodgkinson and Henry Fuller King, and that the said Michael Schlatter was on the 7th day of September, in the year 1838, duly adjudged an Insolvent under the provisions of the Statute 9th Geo. IV. Cap. 73, and that more than three months have passed since making the said adjudication, and that the said Michael Schlatter is now desirous to apply to this Court for his final discharge under the Statute 4th and 5th of Wm. IV. Cap. 79, entitled "An Act to amend the laws relating to insolvent debtors in India," from all debts or liabilities either alone or as a partner of the said George Foley Hodgkinson and Henry Fuller King, due at the time of filing the Schedule of his Estate and Effects Claim and Debt, and for which the said Michael Schlatter was then liable.

It was Ordered that the Petition of the said Michael Schlatter be received and filed, and that the Chief Officer of the Court do forthwith cause notice of such Petition having been received and filed, to be published in the Gazette of this Presidency.

Published accordingly.

P. O'Hanlon, Examiner.

Office of Examiner, 10th April, 1840.

Mr. Hudson, Atty.

কলিকাতার জোত্রহীন করজমদারদের পরি

জাণাথে আদালত

নাভয়ান মাইকেল সেনাটর এডওয়ার্ড শ্বের সাহেবের বিষয় জিনি সাবেক দেওয়া আইতেছে এক বধরাধার হাজকিনসান যে গতো মার্চ মা সেনাটর এবং কোম্পানির হার ৭ শনিবার কারবারের

তারিখে উক্ত মাই কেল সেনাটরের পক্ষে আরজীর দ্বারা এজাহার হয় তাহাতে লিখিত থাকে যে এ উক্ত মাইকেল সেনাটর ছিলেন এক সপ্তমগর এবং ব্যবসাই কারবার করিতেন কলিকাতায় কাজে কালি হাজ কিনসান এবং হেনরি কলরকি সাহেবানের সহিত এবং এ উক্ত মাইকেল সেনাটর নন ১৮৩৮ সালের সেপ্টেম্বর মাহার ৭ তারিখে চতুর্থে কাজ বাদসাহের বাদসাইএর ১ বৎসরের প্রকাশিত আইনের ৭৩ ধারানুসারে তিনি নাভয়ান বটে হির হইয়াছিল এবং এ উক্ত নাভয়ানি হিরতার তারিখ তিন মাহার অতিরিক্ত গতো হইয়াছে এবং এ উক্ত মাইকেল সেনাটর চতুর্থে উইলিয়াম বাদসাহের বাদসাইএর চতুর্থে এবং পঞ্চম বসিয় প্রকাশিত আইনের ৭১ ধারা জাহা হিন্দুস্তানের নাভয়ান করজদারান সম্বন্ধিয় আইন পরিপোধন পূরক কারি হইয়াছে তদানুসারে বাঞ্ছিত আছেন যে সকল দেবা ও দারি জাহা একলা তাহার নিকট কিয়া এ উক্ত কাজে কালি হাজকিনসান এবং হেনরি কলরকি সাহেবান সম্বলিত তাহার দেবা ও পাওনা মাল ও জায়দারের কন্স দাখিল হইবার সময় তাহার নিকটে পাওনা থাকে এবং জাহা এ উক্ত মাইকেল সেনাটর সাহেবের উপর তৎকালিন দারি থাকে তাহা হইতে একেবারে খালি হইবার প্রার্থনায় এই আদালতে নরখাস্ত দাখিল করিলেন

এহাং হকুম হইল যে এই উক্ত মহাকেন্দন সেনা
টর নাহেবের আরজী গৃহ হইয়া সেহেতায় বা
বিন হউক এবং এই আদালতের প্রধান আফিসর
এ উক্ত আরজী গৃহ দারিল হইবার ধর
তৎপার এই নরহদের গোহটে প্রকাশ করেন—

তদানুসারে প্রকাশ হইল—

P. O'Hanlon, Examiner.

একদামিনর নাহেবের আফিস—

সন ১৮৪০ সাল ১০ এপ্রিল—

মে' হডসান উকিল—

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to Camac Street to be fenced, while the Road is under repair.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorghyhattah Street to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be built

Upper North Division.

Rameant Bose's Street, at the junction of Saum Bazar Street,—retaining wall to be constructed.

D. MACFARLAN,
Chief Magistrate.

SHERIFF'S OFFICE, 23D MARCH, 1840.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on *Saturday*, the Eighteenth day of April next, at 12 of the Clock at noon.

T. BRACKEN, Sheriff.

The Court will open on the first day of the Sessions at 12 o'Clock at noon, and upon each succeeding day precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

T. BRACKEN, Sheriff.

সরিপ আশিষ ২০ মার্চ ১৮৪০ সাল—

সমাজার দেওয়া আইতেছে মে আগামি ১৮ এ
পারেল ১৮৪০ সাল শনিবার দুই প্রহরের সময় স
হর কলিকাতার কোর্ট হাউসের এবং তাহার
অন্তঃপাতি জেসকন স্থান ভূমিতে বঙ্গদেশে
কোর্ট হাউসের সুপ্রিম কোর্ট আদালত
যে গুণ্ডারমিনর এবং এডমিরেলটি অর্থাৎ মহা
সমুদ্র সশস্ত্র নৌবাহিনীর বিজ্ঞান জ্ঞান এক সেনা
যান অর্থাৎ মিছিল করিবেন—

T. BRACKEN, Sheriff.

এই বেশিয়ার জতোকাল পর্যন্ত বসিবেক তা
হার প্রথম দিন দুই প্রহরের সময় তাহার পর
প্রতি দিবস ১১ ঘটীর সময় বসিবেক এহিবক সক
লে অরন রাধুন—

T. BRACKEN, Sheriff.

SUPREME COURT OF JUDICATURE AT
FORT WILLIAM IN BENGAL.

IN EQUITY.

PURSUANT to an Order made on the 14th day of February, 1837, in a Cause in which Raj-
bullub Roy Chowdry is the Complainant, and Mobes-

chunder Dutt and others are Defendants—Notice is hereby given, that on Monday, the 20th April next, at 12 o'Clock at noon, at the Office of the Receiver of the Supreme Court, the following Talooks, &c., belonging to the Complainant, Rajbullub Roy Chowdry, will be let to Farm in two several leases (for such period as may be agreed upon at the time of the bidding) to the person or persons making the best offer for the same, that is say—

1st Lease.

In 24 Pergunnahs Mohul Maul.
In Pergunnah Muddon Mullo.

26 Turffs, namely,

Turff Baronyepore.

" Hurryhurpore.

" Pauch Ghurra.

" Bone Soonderia.

" Dhanokholah.

" Nabbogram.

" Koomrokhally Mancheempore.

" Soorjeepore.

" Dhupdhuppy.

" Wooter Bhaugh.

" Molungah.

" Kotahpookerea.

" Sahebpore.

" Bhatta.

" Pauchpotah.

" Bonemallypore.

" Koolary.

" Doomoorea.

" Gopeynothpore.

" Sultanabad.

" Khurumparrah.

" Bykontpore.

" Coochpookerea.

" Sooboodhypore.

Moujah Ruja Rampore.

Turff Baudgors.

In Pergunnah Pachakooly.

9 Turffs, namely,

Turff Chandpollab.

" Futtiapore.

" Naraney.

" Dowlutpore.

" Baur Hoybutpore.

" Russelpore.

" Chandney Dhawool.

" Bausoolaut.

" Ausoorally.

In Pergunnah Khasspore.

2 Turffs, namely,

Turff Khooreegatchey.

Moujah Everampore.

In Pergunnah Pykehatty.

Turff Chundonessur.

In Pergunnah Mooragatcha.

Moujah Nulgatcha.

In Kismut Pergunnah Mooragatcha.

Moujah: Taupookerah.

In Kismut Pergunnah Haliaghur.

Turff Dhankholah,

and different Gardens, &c.

2d Lease.

In 24 Pergunnahs Mohul Debote.

In Pergunnah Muddon Mullo.

2 Turffs, namely,

Turff Bate Barreah.

" Baulagatchey,

and Khordah Debote in all Pergunnahs mentioned in the 1st Lease.

For further particulars apply at the Receiver's Office, Supreme Court.

Receiver's Office, Court House, 1

24th March 1840.

NOTICE of Public Sale for Arrears of Revenue, &c., unless intermediately liquidated, at the Collector's Office of Zillah Mymensing, on the 22d May, 1840, or 10th Jeyt 1247 B. S. Friday.

Names of Mehal to be sold, and of the Pergunnah in which they are situated, and Number of the Lots in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	REMARKS
No. 1. Pergb. Alapsing Ha. 1 A. 6 G. 2 C. 2 Kha., Sham-kishore Acharj,	Bemola Dibba Chowdrine, &c.,	5098 7 2	347 7 0	This Mehal is under Butwarra.
No. 3. Do. do. Ha. 4 Ab. Gourkishore Acharj,	Bhowanykishore Acharj,	15016 12 1	1172 5 8	
No. 4. do. Attca Ha. 3 As., ...	Rashun Khatoon Chowdrine, &c.,	21588 8 5	1662 11 10	
No. 5. Do. do. Ha. 5 As. 5 C. 1 Krant,	Shumshear Nassa Khanum, &c.,	18289 5 2	1528 11 11	
No. 14. Do. Burbazoo Ha. 7 As.	Bebun Behee, &c.,	9833 1 7	690 15 3	
No. 24. Do. Cogunarry Ha. 5 Annas,	Dya Mohoa Chowdrine,	6590 0 5	298 5 9	
No. 30. Tuppoh Kooros-viye Abraham Khan, &c.,	Bhowanny Keshore Acharj, ...	10910 15 2	1068 11 6	
No. 31. Pergb. Hosenahye and Joar Hosenpoor, Entire Estate,	Edmund Kent Hume, Esq. &c.,	45437 14 6	4532 5 5	
No. 35. Do. Mymensing Ha. 4 Annas,	Sumboo Chunder Chowdry, &c.,	29653 15 8	1920 14 3	
No. 36. Do. do. do.	Taranikuath Lahory, &c., ...	32445 9 11	2533 14 5	
No. 37. Do. do. do.	Narainee Deboa, &c.,	32443 3 4	2023 3 8	Do. do.
No. 38. Do. do. do.	Bhagooruthia Deeba, &c.,	32561 4 7	781 12 2	
No. 48. Do. Nussarojeal Ha. 4 Annas 10 Gundas including illegally separated Mehal,	Joy Jugut Chunder Chowdry, &c.,	7194 1 1	660 11 2	Do. do.
No. 60. Do. Pookerash, Entire Estate,	Ranee Bhoobun Mohoa Dib-bea, &c.,	75245 6 0	4093 12 10	
No. 71. Do. Socauing Hissa 14 Annas,	Raja Beshoonath Sing, &c., ...	16389 5 4	2370 2 0	

The Lands produce Paddy, Sugar Cane, Indigo, &c. &c. &c.

Mymensing, Collector's Office, the 6th April, 1840.

H. ATHERTON, An. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office of Zillah Dinagepore, on Thursday, the 7th May next, or 26th Bysak 1247, B. S.

Name of Mehal to be sold of the Pergunnah in which is situated and No. of Lot in Collector's Sale Statement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue for Kist February with Interest up to 31st March 1840.	REMARKS.
Koonwarpore, P. Salhareo, No. of Lot 23,	Hural Tagore,	7211 2 9½	754 7 6	
Kalmegha, &c. P. Do. No. of Lot 24,	Ditto,	7581 8 1½	808 0 0	
Rishea, &c. P. Do. No. of Lot 25,	Ditto,	8159 4 0½	841 5 11	
Rughoonatpore, &c. P. Behenugur. No. of Lot 113,	Kanaelal Tagore, &c.,	8456 2 2	888 12 10	
Hureehurpore, &c. P. Sur-hutta, No. 203,	Luletmohun Tagore, &c.,	8373 12 9½	861 8 6	
Banespara, &c. P. Do. No. of Lot 204,	Ditto,	8502 11 6½	861 8 6	
Ruchidpore, &c. P. Gela-larce, No. of Lot 206,	Ditto,	3244 1 6½	341 6 0	

Dinagepore, Collector's Office, 7th April, 1840.

R. C. HALKETT, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 12th May 1840; corresponding with 31st Bysak 1247 B. S.

Name of the Mehal to be sold, and of the Pergunnah in which is situated, and No. of Lot in Collector's Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	REMARKS.
No. 19. Kiamut Lot Indon, Gurah Kootubpore,	Gopalall Tagoor,	5,705 1-10	256 11 1	This Land produces Paddy, Sugar Cane, &c.

Zillah Beerbhoom, Collector's Office, the 7th April, 1840.

S. BOWRING, Actg. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 8th day of May 1840 next, corresponding with 27th Bysack 1247 B. S.

Name of Mohal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Pergh. Chingoteah, No. 2. ...	Gopal-Lall Takeor,	20824 5 9	2560 10 4	Indigo, Date Tree, Sugar, and all kinds of Grain are produced on these Mohals.
Pergh. Havalee, No. 5.	Hurepomar Takeor,	34788 2 11	1880 7 3	
Pergh. Hakimpore, No. 6.	Hurepomar Takeor,	6927 9 8	890 0 0	
			6930 1 7	

Zillah Jessore, Collector's Office, the 7th April, 1840.

C. B. TREVOR, Offg. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 8th day of May 1840 next, corresponding with 27th Bysack 1247 B. S.

Name of Mohal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Pergunnah Checroolea Mud- dhooiea No. 1.	Callypersun Mookerjee,	17919 11 1	1953 11 3	Indigo, Date Tree, Sugar, and all kinds of Grain are produced on these Mohals.
Pergh. Esuffore, Ameerabad. No. 3.	Isurchunder Nundee,	14994 15 11	2210 15 11	
Pergh. Emadpore, No. 4.	Woodyechund Uddy, and others,	6857 2 10	1359 4 0	
Pergh. Hogleh, &c. No. 7. ...	Gunganarain Roy, &c.	15573 0 3	169 3 10	
Pergh. Mulye, No. 8.	Prannath Chowdry, &c.	24257 15 10	116 4 4	
Pergh. Mahomedshye, 6 As. } 8 Gundas Share, No. 9. ...	Tarneychurn Banerjee, &c. ...	47570 12 0	2471 13 2	
Pergh. Mahomedshye, 3 Annas } 4 Gundas, No. 10.	Ditto ditto,	34149 1 3	2915 12 7	
Pergh. Nuldee, &c. No. 11. ...	Sreenarain Sing,	71211 11 8	10989 14 10	
Pergh. Ramchunderpore, No. 12.	Callynath Roy, &c.	18454 2 4	3636 2 1	
Turruf Russoolpore, Pergh. } Esuffore, No. 13.	Poolinbaharee Sein,	29492 8 3	5668 11 2	
Pergh. Syedpore, No. 14.	Raja Burdacaath Roy,	46182 10 2	4749 11 2	
			36239 14 8	

Zillah Jessore, Collector's Office, the 7th April, 1840.

C. B. TREVOR, Offg. Collector.

WANTED a steady, active person, who writes a good hand, and understands Accounts, to fill the vacant appointment of Head Writer in the Chittagong Post Office. Salary Company's Rupees Forty (40) per month. Applications (if by letter post paid), to be made to the Post Master of Chittagong.

Chittagong Post Office, 2d April, 1840.

NOTIFICATION.

IT is hereby notified that Mr. John Melville, formerly of the Firms of Fairlie, Fergusson and Co. and Fergusson and Co. of Calcutta, (from which he retired in 1822,) having this day joined our Establishment, our Business will be conducted, in future, under the Firm of Cruikshank, Melville and Co.

P. CRUIKSHANK & CO.

London, 1st January, 1840.

This Day is Published,

(April 9th.)

And for Sale at the Orphan Press.—Price Rs. 2A.

Piddington's

NOTES ON THE LAW OF STORMS.

AS APPLYING

To the Tempests of the Indian and China Seas.

Drawn up for the use of the Expedition to China.

JUST PUBLISHED — HOUGH'S
PROVED MUTINY ACTS AND ART
CLES OF WAR. 2d edition. Royal 8vo. 6w
margins, pp. 340, Price 6 Rupees.

G. H. HUTTMANN, Mily. Orphan Press



SUPPLEMENT TO
THE CALCUTTA GAZETTE.

Published by Authority.

WEDNESDAY, APRIL 15, 1840.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 13TH APRIL, 1840.

The following Draft of a proposed Act was read
in Council for the first time on the 13th April 1840.

Act No. — of 1840.

*An Act to extend the application of the provision of
Sec. IV. Reg. XII. of 1833 of the Bengal Code to
the lower Courts.*

It is hereby enacted, that it shall be competent to the
Governor of Bengal for the time being and for the
Lieutenant—Governor in the North Western Provinces
or person exercising the functions of Lieutenant—
Governor in those provinces to extend the whole or
any part of the provisions of Reg. XII. of 1833 of the
Bengal Code to all Courts subject to their respective
authority.

Ordered, that the Draft now read be published for
general information.

Ordered, that the said Draft be re-considered at the
first Meeting of the Legislative Council of India after
the 19th day of June next.

T. H. MADDOCK,
Secy. to the Govt. of India.

G. H. Hartmann, Bengal Military Orphan Press.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 p. m. of that day.

SATURDAY, APRIL 18, 1840.

NOTICE.

THE Offices of the Accountant General—and those of the Accountants to the Military, Revenue, Salt, Opium, Marine and Commercial Departments—are removed, during the repairs of the Treasury Premises, to Nos. 2, 3, and 4 Loudoun Buildings, North range.

O. MORLEY, Acct. Genl.

Fort William, 18th April, 1840.

PORT WILLIAM, FINANCIAL DEPARTMENT, 1st Dec. November, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandise consigned to England are published for general information; also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR
MAKING ADVANCES IN INDIA AND CHINA,
UPON

The Goods and Merchandise of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

s. d.

Per Company's Rates for Advances made at.....	Bengal.
Ditto.....	Ditto.....
Ditto.....	Ditto.....
Per Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors shall be authorized, in such manner and at such time as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest which may have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council.

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,**

THE 27TH NOVEMBER, 1839.

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 13TH APRIL, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 13th of April 1840, is hereby promulgated for general information.

Act No. VIII of 1840.

An Act concerning the signing of Awards by the Members of Panchayets.

It is hereby enacted that in cases where the minority of the Members of a Panchayet, held under the Provisions of the Madras Code, may decline to sign the award of the Panchayet, the signature or mark of the majority shall be sufficient to give legal validity to the award. Provided always, that in such cases, it shall be incumbent on such majority to admit the minority to record and attest by their mark or signature their reasons for declining to sign or mark the award passed by the majority.

T. H. MADDOCK,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 13TH APRIL, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 13th April 1840.

Act No. — OF 1840.

An Act to extend the application of the provision of Sec IV. Reg. XII. of 1833 of the Bengal Code to the lower Courts

It is hereby enacted, that it shall be competent to the Governor of Bengal for the time being and for the

Lieutenant—Governor in the North Western Provinces or person exercising the functions of Lieutenant—Governor in those provinces to extend the whole or any part of the provisions of Reg. XII. of 1833 of the Bengal Code to all Courts subject to their respective authority.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 13th day of June next.

T. H. MADDOCK,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 13TH APRIL, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 13th of April, 1840.

Act No. — OF 1840.

An Act concerning the management of Convicts transported to places within the territories of the East India Company.

I. Whereas doubts have arisen touching the legal mode of treating Convicts transported to places within the territories of the East India Company, and it is expedient to modify the rules which have heretofore been followed with regard to the management of such Convicts:

It is hereby declared and enacted, that as soon as any offender shall be delivered to the person or persons to be appointed by the Governor General in Council on that behalf at the place to which he is transported, the property in the service of such offender shall be vested in such person or persons during the term of transportation.

II. And it is hereby declared and enacted, that it shall be lawful for the Governor General in Council to appoint the Governor or other Authority at any place within the territories of the East India Company, or to appoint one or more Superintendents at any such place as the persons to whom Convicts undergoing transportation shall be delivered and in whom the property in the service of such Convicts shall be vested as aforesaid.

III. And it is hereby declared and enacted, that it shall be lawful for the Governor General in Council to issue orders from time to time to any such Governor, Authority, or Superintendent, and which orders are hereby required to be duly executed, and to frame rules touching the classification of Convicts, their confinement, treatment, and discipline, and touching such moderate correction as may be necessary in cases of misbehaviour and disorderly conduct, and of neglect or disobedience in the service of those persons in whom the property of such service may be vested as aforesaid.

IV. And it is hereby declared and enacted, that all persons who have heretofore been transported to any place within the territories of the East India Company, and whose terms of transportation are not yet expired, shall be subject to the provisions contained in this Act, and nothing heretofore done with respect to offenders who have been so transported in conformity with the provisions of this Act, or by the orders, or with the sanction of Government, shall be called in question in any Court of law.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 13th day of July next.

T. H. MADDOCK,
Secy. to the Govt. of India.

(No. 815.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,

THE 7TH APRIL, 1840.

The following Officers have obtained leave of absence from their Stations:

The Hon'ble J. C. Erskine, Collector of the Pergunna, for six months, on Medical Certificate, in addition to the leave granted to him on the 23d October last.

Mr. A. Reid, Special Deputy Collector of Behar, for two months, on Medical Certificate, from the 28th ultimo, in extension, and for the broken period he overstayed his former leave of absence.

Moulvie Hamid Oollah Khan, Deputy Collector under Regulation IX of 1833 in Zillah Chittagong, for two months, on Medical Certificate.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of Bengal.

No. 154.
FORT WILLIAM,
GENERAL DEPARTMENT,
THE 15TH APRIL, 1840.

Mr. F. E. Lantour has been permitted to proceed to Munghyr and prosecute his Study of the Oriental Languages at that Station under the Superintendence of Mr. E. Lantour, Acting Joint Magistrate and Deputy Collector at Munghyr.

G. A. BUSHBY,
Secy. to the Govt. of Bengal.

No. 154.
FORT WILLIAM,
GENERAL DEPARTMENT,
THE 15TH APRIL, 1840.

Notice is hereby given that the Salaries and Allowances of the Civil and Marine Departments for April, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Friday, the 15th Proximo.

Published by Order of the Governor General in Council,

G. A. BUSHBY,
Secy. to Govt of India.

No. 160.
FORT WILLIAM,
GENERAL DEPARTMENT,
THE 15TH APRIL, 1840.

Notice is hereby given, that the 25th of May next has been fixed on by the Bombay Government as the date for the departure from Bombay of a Steamer with the next Mail to Europe.

G. A. BUSHBY,
Secy. to the Govt. of India.

No. 1127.
ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
FOR THE NORTH WESTERN PROVINCES.

AGRA,
GENERAL DEPARTMENT,
THE 4TH APRIL, 1840.
REVENUE.

The order of the 7th ultimo, appointing Mr. J. daberly to be Settlement Officer in Zillah Goorgaon, is cancelled.

Mr. J. A. Craigie is appointed to be a Special Deputy Collector, from the 1st instant.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

FORT WILLIAM,
MILITARY DEPARTMENT, 15TH APRIL, 1840.

Notice is hereby given, that the Pay Batta, and other Allowances for April 1840, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 9th Proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Milly. Dept.

GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 15th April, 1840.

No. 86 of 1840.—Assistant Surgeon Ebenezer Mitchell is placed at the disposal of the Government of Bengal, in order to be appointed to Office

as Civil Assistant Surgeon at Pooree, in the room of Assistant Surgeon Cumberland, who has obtained leave of absence to proceed to Sea on account of his health.

The permission granted by the Bombay Government to Lieutenant Brownlow Cole Boardman, of the 2nd Regiment Bengal Light Cavalry, to proceed to Europe on Furlough, on Medical Certificate, is confirmed.

Overseer Serjeant Bogie Lindsay, attached to the Neemuch Division of Public Works, is admitted to the benefits of the Pension sanctioned by Minutes of Council of the 11th January 1797, and General Orders of the 5th February 1820, subject to the confirmation of the Honorable the Court of Directors, with permission to receive his Stipend in Europe.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 15th April, 1840.

No. 87 of 1840.—The Pay, Batta, and other Allowances for April 1840, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 9th proximo.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 15th April, 1840.

No. 88 of 1840.—The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotion :

Regiment of Artillery.

2d Lieutenant John Hall Smyth to be 1st Lieutenant, from the 11th April 1840, vice 1st Lieutenant Frederick George Mackenzie deceased.

The undermentioned Officers of the Infantry are promoted to the rank of Captain, by Brevet, from the dates expressed opposite to their names :

Lieut. David Shaw, 54th Regt.	} 11th April, 1840.
N. 1,	
Lieut. Alex. Geo. Miller, 39th	} = ditto.
ditto,	
Lieut. Alex. Cumming Dewar,	} " ditto.
88th ditto,	
Lieut. John Violet Stook, 23d	} 15th ditto.
ditto,	
Lieut. Thomas Walker, 1st ditto,	} " ditto.

Lieutenant Thomas Henry Drake, of the 71st Regiment Native Infantry, is permitted to proceed to Bombay, preparatory to applying for Furlough to Europe on Medical Certificate, and to be absent from the 22d February last to the 22d June next.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 15th April, 1840.

No. 89 of 1840.—Lieutenant William McCulloch, of the 13th Regiment Native Infantry, was appointed in the Political Department, under date the 6th Instant, Assistant to the Political Agent at Munneepore.

Assistant Surgeon John Burnie Dickson, attached to the Civil Station of Gyah, was appointed in the General Department, under date the 6th Instant, to be Post Master at that Station in the room of Mr. D. W. Fraser resigned.

Overseer Serjeant Joseph Burton, attached to the Cawnpore Magazine, is admitted to the benefits of the Pension sanctioned by Minutes of Council of the 11th January 1797, and General Orders of the 5th February 1820, subject to the confirmation of the Hon'ble the Court of Directors, with permission to receive his stipend in Calcutta.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Milly. Dept.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Box, Wm. Spokes, 1st European Regt. 4th Company, per Roberts.
- 1 Case, Marked G B 1, per Lady Clifford.
- 1 Ditto, Lt. W. King, per Owen Glendower.
- 2 Ditto, Marked 1 D 2 and 3, per Falcon.
- 1 Ditto, J. Ryan, Ship Oage, per Columbo.

- 1 Parcel, C. H. Dickens, per Eleanora.
 2 Cases, ■ Capes, 1 and 2, per Chieftain.
 1 Ditto, H. Lees, 68d Regiment, per Windsor.
 1 Parcel, T. H. Blyth, per Windermere.
 1 Case, no mark, per Bland.
 1 Ditto, Lt. C. Cox, per Vernon.
 1 Parcel, Messrs. Stewart and Co., per Viscount Melbourne.
 1 Letter, Revd. A. Leslie, per Edward Robinson.
 1 Tin Box, no mark, per Miranda.
 1 Case, A. L. Dickson, per Ditto.
 1 Ditto, Capt. Jervis, 5th Regt. N. I., per Andromeda.
 1 Ditto, Lady Nicholls, per Futtaysalem.
 1 Ditto, Lt. Faunce, 21st Fusiliers, per Ditto.

R. WALKER, Collr. of Customs.

Calcutta Custom House, the 18th April, 1840.

The Collector has no objection to pass unopened Packages for private use, and not for Sale, provided satisfactory proof of contents and value for levy of duty be afforded at time of Clearance in shape of Invoices, Bills, or Letters of Advice.

In the absence of such documents, parties should depute a person to be present at the opening of Packages.

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners or destination.

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Touching at.	Remarks.
Flowers of Ugie, ...	Adam, Scott and Co.	17th April,	Mauritius.		
Wm. Gales,	Ferguson, Brothers and Co., ..	18th Ditto,	London.		
Steamer Madagascar,	Ditto,	Penang and Singapore.		
Superbe,	J. A. Walker and Co.,	20th Ditto,	Bordeaux.		
Victoria,	C. J. Morgan	21st Ditto,	Penang and Singapore.		
Andromeda,	30th Ditto,	London.		

Wm. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 17th April, 1840.

POST OFFICE NOTICE.

WITH the view to the more general convenience of the public, Government have been pleased to sanction two new Offices for the receipt of letters for the General Post. It is therefore, hereby notified, that Receiving Offices will be opened from the 1st Proximo at the following places:

One at Kidderpore, on the west side of the road ■ Garden Reach and opposite to the Police Thannah.

One in the Boltakkhanna Bazar, on the south side, near the Circular Road.

Letters for despatch will be received at these Offices from 11 A. M. to 4 P. M. daily. All persons delivering letters at these Offices will receive Receipts in the same manner as at the General Post Office.

The Receivers at these Offices are furnished with three sets of rules, one in English, one in Bengallee and one in Hindoostani, which they are directed to produce when required.

Chundersaker Bannorjee has been appointed Receiver of the Kidderpore or No. 5 Division, and Sibchunder Dutt of the Boltakkhanna or No. 6 Division.

H. S. OLDFIELD,

Offg. Post Master General,

Fort William, General Post Office, }
 the 20th March, 1840.

শ্রী রায়
 চরন শরণ

নতুন ডাকঘর বঙ্গাইবার এলুহার
 জীয়ত গবর্ণমেন্ট অপায়র সাধারণের অধিক
 হিতার্থে পত্রাদি ডাকে পুরন করা দুই স্থানে
 দুইটা ডাকঘর স্থাপিত করিলেন অর্থাৎ ৫ নম্বরের
 ঘর ব্রিদিগপুরে কোম্পানির বাগানে যাইতে যে
 রাস্তা তাহার পশ্চিম দিগে এবং পুনিলের ধানার
 সম্মুখে আর ৬ নম্বরের ঘর বৈঠকখানার বাজারের
 দক্ষিণ বাহির রাস্তার নিকট বঙ্গান গেল আগত
 মাসের ১ পহিলা তারিখ অবধি তৎকর্তা আরম্ভ
 হইবেক

উপরক্ত ডাকঘরে পুত্যাহিক বেল ১১ ঘটিকা
 অবধি মিবা বই পুহর ৪ চারি ঘণ্টার সময় পর্যন্ত
 পত্রাদি লওয়া যাইবেক এবং পত্রাদি পুরক
 অর্থাৎ চিঠিরাও পাঠানেওয়ানারা যেমত জনরল
 পোষ্ট আফিসে আপন২ রসিমে সহি ও মোহর
 পায়েন তদনুসরণ এহানেকও পাইবেন

পত্রাদি পুাপক অর্থাৎ কথিত নম্বরের রিদি
 ররেরা আবশ্যক মতে তিন কিতা আইন অর্থাৎ
 ইন্ডেরজী ও বাঙ্গালা হিন্দুজানি ভাষায় লিখিত
 পাইবেক

মোঃ ব্রিদিগপুরে ৫ নম্বরের রিসিবারি করে
 প্রচন্দুলেধর বন্দোপাধ্যায়কে বিদ্যুত করাগেল
 আর মে.কাম বৈঠকখানার ৬ নম্বরের রিসিবারিতে
 প্রসিহচন্দ্র মস্তকে রাধাগেল ইতি নব ১৮৪০ সালের
 ১০ মার্চ জনরল পোষ্ট অফিস

استھار نئی ڈانگ چوکیان
 بیٹھا لئے کا

خبر دہی جاتی ہے کہ لوگوں کی
 بہتر بہتری کے لئے سرکار نے دو ڈانگ
 چوکیان ایک نمبر پانچ خضر پور میں

موجبکہو لے جانے کی رستے کی بچہم
اُور جو پولیس تھانے کے سامنے ہی
اُور دوسری چوکی نمبر چھ بیٹک خانے
کی بازار کی دکن اُور باہر رستے کے
نکت بیٹھا لا گیا جن کا کام کاج آگامی
مہینے کی پہلی تاریخ سے چلیگا

اُن چوکیوں میں دن دن اگیا رہ
گھنٹے سے دو بہر جا رگھنٹے دفنک
چٹھیاں لٹن جائیگی اُور چٹھیاں بھیجے
والوں کو جیسے صدر ڈانگ گھر میں
رسید وں ملتے ہیں تیسے ہی اُن چوکیوں
سے ملینگے

اُن چوکیوں کے ڈانگ منشیوں کے لئے
آئیں وضابطے صدر ڈانگ گھر سے بموجب
ضروری بھیجے جائینگے

اُن چوکیوں میں مقام خضرپور پانچ
نمبر کے ڈانگ منشی چندر سیکھو
بند ورجہ اُور بیٹک خانے میں چھ نمبر
کے منشی شیو چندر دت کو مقرر کیا گیا

H. S. OLDFIELD, Offg. Post Master Genl.

The Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the surplus that is available at each Treasury :

LOWER PROVINCES.

Backergunge, ...	} at par and 3 days' sight.
Midnapore,	
Mymensing,	
Patna,	
Purneah,	
Purneah,	} at a prem. of 1 per Cent. and 3 days' sight.
Rajshahye,	
Gowalparah, ..	

NORTH WESTERN PROVINCES.

Azimgarh,	} at ½ per Cent. prem. and 10 days' sight.
Barilly,	
Cawnipore,	
Gorakhpore, ...	
Ghazespore,	
Junpore,	
Moradshah,	
Mirzapore,	

C. MORLEY, Asst. General.

Fort William,
Accountant General's Office,
The 16th April, 1840.

NOTIFICATION.

Abkary. In modification of the second clause of the Advertisement issued from this Office under date 26th December 1839, it is hereby notified that, in future, only one cautionary deposit of 5,000 Rupees in Cash, or in Public Securities, will be required on account of any number of Distilleries (worked in the European method) that may be established by one and the same individual or firm.

By Order of the Board of Customs, Salt and Opium, the 8th April, 1840,

H. TORLENS, Secretary.

NOTIFICATION.

FORT WILLIAM, OPIUM DEPARTMENT.

THE 23D MARCH, 1840.

NOTICE is hereby given, that on Monday, the 20th day of April next, at the hour of 11 o'Clock in the Forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned Quantity of Opium, the Provision of 1837-38 and 1838-39, subject to the following Conditions, viz.

	Opium of 1837-38.	Opium of 1838-39.	Total.
Produce of Behar Agency, ...	0	2500	2500
Ditto of Benares do.,	1147	253	2000
Total Cheats, ...			4,500

CONDITIONS OF SALE.

1. The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.
2. The Opium to be offered for Sale at the upset Price of Rupees 400 per Chest, and to be all sold to the highest bidder above that price.
3. If at the above Sale the entire quantity of 4,500 Cheats shall not be sold, it shall subsequently be competent for the Board of Customs, Salt and Opium, to dispose of the Lots which remain on hand at future Sales.
4. Each Lot to contain Five Cheats.
5. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the Afternoon of Friday, the 24th April, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipts, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such Conditions of Re-sale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatsoever attending such Re-sale, shall be borne and paid by the Defaulters, whilst any profit accruing from such Re-sale shall be forfeited to Government.
6. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 24th April, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.
7. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'Clock of the 24th of April, will be afterwards accepted.
8. The Opium now advertised for Sale, shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Cheats, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.
9. Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of Lots of their purchase which they may desire to be included in each Certificate or Order, and it is to be

clearly understood that the Certificates or Orders so taken out shall be considered final, and not afterwards changeable for other Certificates or Orders authorizing the delivery of single Lots, or of a different number of Lots or Chests, whether more or less than the number of Lots or Chests originally required to be included in each Certificate or Order.

10. No Sub-Treasurer's Receipts or Deposit of Public Securities under the fifth of the present Conditions, will be received in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

11. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

12. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty but not otherwise.

13. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

14. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1. Certificate of the Opium now advertised for Sale.

No. 2. Report of the examination of such Opium.

15. The Public are hereby informed that in providing the investment of the Behar and Benares Opium for the year 1838-39, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a Statement of the average weight of Six Chests from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

16. Four Chests of Behar and Benares Opium which have been reserved from the provisions of the two preceding years, will be also shown to the Purchasers on the day of Sale to enable them to judge of the state of preservation in which the Drug has kept.

17. The Public are hereby informed that in addition to the quantity sold at the Sale of 6th January, and 10th February last, and that now advertised for Sale on 20th April, making together 12,000 Chests, as shewn in the Margin, the following quantities more or less of Behar and Benares Opium, will be brought to Sale this year, on or about the dates specified below.

	Behar.	Benares.	Total Chests.
May 25th,.....	1,400	700	2,100
June 20th,.....	1,964	1,036	2,900
	3,204	1,700	5,000

18. Applications having been made by the French Authorities for the 300 Chests of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated 7th March, 1815, in the propositions stated in the margin, it is hereby

Chests. by notified that, in the event of the whole or any portion of the Opium thus claimed by the French Government not being cleared out within the limited period allowed for clearance, viz. one Month from the date of the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing the date of payment, or disposed of at a Sale to be held expressly for the purpose.

By Order of the Board of Customs, Salt and Opium,
H. TORRENS, Secretary.

ফোর্ট উইলিয়ম আফিস দপ্তর
সন ১৮৪০ সাল তারিখ ২৩ মার্চ মোতাবেক
বাঙ্গালী সন ১২৪৬ সাল তারিখ
১১ চৈত্র সোমবার।

অন্তেষ্টার দেওয়া যাইতেছে যে সন ১৮৪০ সাল ইঙ্গরাজী তারিখ ২০ এপ্রেল মোতাবেক বাঙ্গালী সন ১২৪৭ সাল তারিখ ১ বৈশাখ সোমবার পূর্ণাহ্নে দিবা এগার ঘণ্টার সময় মোকাম কলিকাতার একচেঞ্জ ঘরে নীচের লিখিত মোকদার সন ১৮৩৭-৩৮ ও ১৮৩৮-৩৯ সালের পরদায়সী আকিম সমুদ পথে রপ্তানির জন্য নিলামে পক্ষাং লিখিত সরতে বিক্রয় করা যাইবেক অর্থাৎ—

সন ১৮৩৭-৩৮ সালের আ	
কিম বেহারের পরদায়সী ...	
সন ১৮৩৮-৩৯ সালের আ	
কিম বেহারের পরদায়সী ...	২৫০০
সন ১৮৩৭-৩৮ সালের আ	
কিম বারানসের পরদায়সী ...	১১৪৭
সন ১২৩৮-৩৯ সালের আ	
কিম বারানসের পরদায়সী ...	৮০৩
	২০০০

মূল্য সিন্দুক ৪৫০০

নিলামের সরত—

১ দকা। পূর্ণাহ্নে আকিম সকল সমুদ পথে রপ্তানির জন্য বিক্রয় করা যাইবেক এবং এগুন রপ্তানির মাল ভিন্ন অন্য কোন ব্যবসে সার্টিফিকেট দেওয়া যাইবেক না—

২ দকা। কিসিন্দুক আকিম বারানস-খ্যাকো ৪০০ টাকার সরে নিলামে ধরা যাইবেক তাহার উপর যে ব্যক্তি সর্বাঙ্গেকা অধিক মূল্য দিতে চাহিবেক তাহাকে বিক্রয় করা যাইবেক—

৩ দকা। যদি এই দিহাজের নিলামে সমুদার ৪৫০০ সিন্দুক আকিম বিক্রয় নাহয় তবে পরমিট নেমক ও আকিম বোর্ডের সাহেবান আলিগানের এজিয়ার রহিল যে তৎপক্ষাং যে সকল সার্টিফাই বাতী থাকিবেক তাহা আগামি নিলামে বিক্রয় করিতে পারিবেন—

৪ দকা। এই আকিমের কি সার্টিফিকিতে হইবেক—

৫ দকা। নিলামে আগামি প্রদত্ত করণের সময়ে নিলাম ঘরের বিক্রেতা ও ক্রয়কারীর নামে সার্টি

রেজিষ্টারি হওনের পূর্বে কি নাট ১০০০ টাকার অর্থাৎ
কি সিন্দুক ২০০ টাকার হিসাবে আমানত পোসগি
বাবতে রসিদ প্রামিষরি নোট অর্থাৎ তদন্তক
লিখিয়া দিতে হইবেক আর আগামি ২৪ এপ্রিল
সূর্য্যার বেনা হই প্রের চারি ঘণ্টার পূর্বে নো
ডের মন্তব্যমান্য আনিয়া সবজেরর সাহেবের
রসিদ অথবা কোম্পানির কাগজ এওর দিয়া পূর্বে
রসিদ প্রামিষরি নোট সকল খালাস করিতে হই
বেক কিন্তু নিরোপিত সময় মধ্যে যদি খালাস না
করে তবে যেসকল নাটহায়ের আমানত পোসগির
হিসাবে টাকা অথবা সবজেরর সাহেবের রসিদ
অথবা কোম্পানির কাগজ দাখিল নাহইবেক তাহা
বোর্ডের সাহেবান যে সময় ও নিয়ম স্থির করি
বেন সেই সময়ে ও সেই নিয়মানুসারে সানি নিয়া
মে বিক্রয় হইবেক তাহাতে যে নোকসান ও ধরচ
খরচা পড়িবেক তাহা পূর্বেক মতে যাহাদিগের
আমানত পোসগি দাখিল করিতে ত্রুটি হইবেক তাহা
দিগকে দিতে হইবেক ও নুনাফা যদ্যপি হয় তাহা
কোম্পানি বহাদুরের সরকারে জন্ম হইবেক—

৬ নক। এ নিলামের দিবস পূর্বেক সবত
মতে যে সকল প্রামিষরি নোট লওয়া হইবেক
তাহা যদি আগামি ২৪ এপ্রিল সূর্য্যারের মধ্যে
খালাস না হয় তবে যে সকল নাট কোম্পানির তরফ
উকিলের স্থানে দেওয়া যাইবেক তাহাক যেমত
উচিত বোধ হয় সেইমতে তিনি এ নোটের বাবত
টাকা আদায় করিবেন—

৭ নক। যে আকিমের বাবত আমানত পোস
গির টাকা পূর্বেক ২৪ এপ্রিল দিয়া হই প্রের
চারি ঘণ্টার পূর্বে দাখিল নাহইবেক তাহার হিসাবে
কোন টাকা কিয়া সবজেরর সাহেবের রসিদ অথ
বা কোম্পানির কাগজ পক্ষাৎ দেওয়া যাইবেক না—

৮ নক। যে সকল আকিম বিক্রয়ার্থে এইকরে
এন্তেহার দেওয়া যাইতেছে তাহার কিয়তের বে
বাক টাকা নিলামের তারিখ ইলুক এক মাহের মধ্যে
দাখিল করিতে হইবেক ও যে আকিমের কিয়ত
পূর্বে লিখিত মেয়াদের দিবস কিয়া মিযাদের পূর্বে
দাখিল হইয়া হিসাব রকা নাহইবেক তাহার
এ পূর্বেক কি নাট ১০০০ টাকার হিসাবে অথবা
কি সিন্দুক ২০০ টাকার হিসাবে যে আমানত পোস
গির নগদ টাকা অথবা কোন রকম কোম্পানির
কাগজ যাহা আমানতের হিসাবে দাখিল হইয়া
থাকিবেক তাহা সরকারে জন্ম হইবেক পরে বোড
পরমিট নেমক ও আকিমের সাহেবান আনিসানের
দ্বারা যে তারিখে ও যে প্রকারে নিলাম করা উচিত
হিগোনা হইবেক সেই প্রকারে এ আকিম
সরকার বাহাদুরের নিজ হিসাবে বিক্রয়
হইবেক—

৯ নক। যে সকল ঋণিয়ারান পূর্বেক মতে বে
বাক টাকা দাখিল করিয়া আকিমের নাট ফিকোট
খালাস আকিম বাহির করিবার হুকুম লইবেক
তাহাদিগের একতার রহিত যে আদান ঋণিয়ার
বিষয়ে প্রত্যেক নাট ফিকোটের মধ্যে যত নাট

আকিম দরাজ করিতে চাহে তাহা বিশেষ করিয়া
জানায় কারন ইহা সল্যকরপে জানা কর্তব্য যে
পূর্বেক মতে যে সকল নাট ফিকোট একতার
লইয়া যাইবেক তাহাতেই চুক্তি হইবেক এবং সে
নাট ফিকোটের পরিবর্তে পক্ষাৎ অন্য কোন
নাট ফিকোট অথবা হুকুম জাহাতে এক এক নাট
করিয়া খালাস হইতে পারে অথবা প্রথম যত নাট
অথবা সিন্দুকের অন্য নাট ফিকোট দেওয়া যায়
তাহা ভিন্ন অন্য কোন প্রকারে কম কি বেশী পরি
মানের নাট ফিকোট চাহিলে এওর দেওয়া
জাইবেক না—

১০ নক। এ এন্তেহারের ৫ নকার নিয়মানু
সারে আমানতের হিসাবে যে কোন কোম্পানির
কাগজ অথবা সবজেরর সাহেবের রসিদ দাখিল
করিয়া লইতে হইবেক তাহা কিবল যে সকল ঋণি
য়ারের নামে সেল বহিতে লেখা থাকে তাহাদিগের
নিকট হইতে অথবা তাহাদের এজেন্ট অর্থাৎ নো
ডারের নিকট হইতে লওয়া যাইবেক এবং এ
রূপ আমানত পোসগি দাখিলের রহিদ কিবল এ
পূর্বেক ঋণিয়ারের নামে হইবেক ও আকিম
মদমদা খালাস হইলে পর পূর্বেক কোম্পানির কা
গজ তাহাদিগের অথবা তাহাদিগের বরাতি
লোককে কিরিয়া দেওয়া যাইবেক—

১১ নক। প্রায় সাহেবান বোর্ডের তরফ যে
সাহেব নিলামের সূর্য্যারেরে হইবেন তাহা
র এমত এজিয়ার আছে যে তিনি তাহার নিবে
নানুসারে কোন ব্যক্তির ডাক অগ্ৰাহ করেন
কিন্তু যদিহা তাহার যত নাট ঋণি করনাথে
জাকিবেক তাহার কি নাট ১০০০ টাকার হিসাবে
অর্থাৎ কি সিন্দুক ২০০ টাকার হিসাবে বাখাল
বেকের নোট কিয়া সবজেরর সাহেবের রসিদ
অথবা কোম্পানির কাগজ তৎক্ষণাৎ দাখিল করে
তবে তাহাদিগের ডাক গৃহ্য করিবেন—

১২ নক। নিলাম ঋণিয়ারের এমত একতার
আছে যে প্রথম যে নাট ঋণি করিবেন সেই নাট
নব্ব হইতে জত নাট সেই মোকামের মাল ঋণি
করিতে চাহে তাহা তৎক্ষণাৎ প্রকাশ করিয়া কহে
এবং তদনুসারে ঋণি করে এমত গহিলা নাট
অবধি ৫০ লাটের অধিক না হয় ও এ প্রকারে
ঋণি নাটহায়ের কি নাট ১০০০ টাকা করিয়া
ডিপজিট অর্থাৎ আমানত পোসগি দিতে হইবেক
এবং সেই মতে অর্থাৎ প্রথম নাটের মতে বাকি
নাট হায়ের কিয়ত কি সিন্দুক হিসাব করিয়া দা
খিল করিতে হইবেক এমত যদিহা এত নাট গর
বিক্রি থাকে তাহাতে পক্ষাৎ নাট পূরা হইতে পারে
তবে পাইবেক নতুবা পাইবেক না—

১৩ নক। এই এন্তেহারের লিখিত আকিমের
বিক্রি সল্যকর কিয়া এ আকিমের হিসাব রকার
বিসয়ে কোন বিবাদ অথবা গরমিল উপস্থিত হই
লে তাহা সূবে বাখালার সূত্রমকোট আদাল
তের বিচারে নিষ্পত্তা হইবেক আর ঋণিয়ারের
দিগের মধ্যে কেহ এ আমানতের এলাকার অধিন

নহে বহিয়া কোন আপত্তা করিলে গৃহ্য হইবেক—

১৪ দফা। নীচের তফসিল মাসিক কাগজ ও যে আফিম বিক্রয় হইবেক তাহার নমুনা নিম্ন মের দিবস দেখান আইবেক অথবা তাহার পূর্বে বোড পরমিট নমক ও আফিমের সিকটরি সাহেবের দপ্তরখানায় অনুসন্ধান করিলে দেখিতে পাওয়া আইবেক—

১ নং যে আফিম বিক্রয় করনাথে এইকনে এন্তেহার হইল তাহার সিকটরিকট—

২ নং এ আফিম তজবিরের রিপোর্ট—

১৫ দফা। সকলকে জ্ঞাত করা যাইতেছে যে সন ১৮৩৮/৩৯ সালের বেহার ও বারানসের আফিম তৈয়ারি কারণ গত সনহারের মত এহাতিয়াত ও খবরদারি করা গিয়াছে বিশেষতঃ আফিমের নোট সূত্র বিভাজ প্রস্তুত করিয়া পাঠাইতে এবং ৬টি তৈয়ারি কারণ নিয়মিত পরিমান পাতি ব্যবহার করিতে এবং প্রতি গুটিতে সমান ভাগ আফিম রাখিতে সাবধান হওয়া গিয়াছে আফিম মজবুরের বেহার ও বারানসের মোকামি ওজনের হিসাবের ফিচালান হইতে ৬ ছয় সিন্দুক করিয়া কলিকাতায় যে ওজন করা যায় তাহার গড় ওজনের হিসাব বোর্ড পরমিট নেমক ও আফিমের সিকটরি সাহেবের দপ্তরখানায় তত্ত্ব করিলে দেখিতে পাওয়া আইবেক—

১৬ দফা। গত দুই সনের পয়দায়নি—
সিন্দুক বেহার ও বারানসের আফিম রাধা গিরা ছে তাহা নিলামের দিবস ধরিদারান লোককে দেখান আইবেক তাহা দৃষ্টে বেপারিয়ান বিবেচনা করিতে পারিবেন যে কি প্রকার নির্দিষ্ট অবস্থায় এ আফিম রহিয়াছে—

জানুয়ারি মেল ৬০০ ১৭ দফা। সকল
ফিব্রুয়ারি মেল ২৪০০ কে জ্ঞাত করা আই
এপ্রিল মেল ৪৫০০ তেছে যে গত ৬

জানুয়ারি ও ১০
সিন্দুক ... ১২১০০ ফিব্রুয়ারি তারি
খের নিলামে বিক্রিত আফিম ও এইকনে যে আ
ফিম ২০ এপ্রিল তারিখে বিক্র্যাথে এন্তেহার
দেওয়া যাইতেছে এই উভয় ১২১০০ সিন্দুক
যাহার বেওরা হাণ্ডিয়ায় লেগা গেল তৎসমিভারে
নিচের লিখিত বেহার ও বারানসের আফিম কিছু
কমি হউক বা বেশি হউক পক্ষাৎ লিখিত
তত্ত্বয়ারিখে অথবা কিছিন্ন অগুণকাৎ ইমসনের
নিলাম বিক্রয় হইবেক—

	বেহার	বারানস	এখন সিন্দুক
২৫ মে	১৪০০	৭০০	২১০০
২৯ জুন	১৮৬৪	১০২৬	২৯৬০
	৩২৬৪	১৭২৬	৫০৬০

১৮ দফা। ইজরাঈল ও ফরাশীহ উভয়ের ১৮১৫
সালের ৭ মার্চ তারিখের করারনামার ৬ দফা বি
মৌদীর ফরাসের হাকিমানকে ৩০০ সিন্দুক আফি

ম দেওয়া তাহা নিচের লিখিত দফানুসারে লওনাথে
উহার দরখাস্ত করিয়াছেন তদাথে এন্তেহার দেওয়া
যাইতেছে যে যদ্যপি নিম্নলিখিত মেয়াদমধ্যে অথবা
নিলামের দিবসাবধি একমাহরি মধ্যে এই আফিম
মের তাবত অথবা তাহার মধ্যে কথক আফিম
খালিশ না করণ তবে সেই আফিম কিছা যে পরি
মান আফিম গরখালিশী থাকিবেক তাহার
কিমত আদাএর মেয়াদগতে যে নিলাম উপস্থিত
হইবেক সেই নিলামে অথবা এক সততর নিলামে
বিক্রয় করা যাইবেক।—

আফিমের জায়

সিন্দুক

ফিব্রুয়ারি মাহার নিলাম হইতে	৫০
মে মাহার	এ ১০০
জুন মাহার	এ ১৫০
জুলা সিন্দুক	৩০০

বিরমৌদীর হুমম সাহেবান আদিসান বোর্ড পর
মিট নেমক ও আফিম।—

H. TORRENS, Secretary.

NOTICE.—The Public are hereby informed, under
orders of Government, dated 20th January, 1840,
that excavations, surrounded with fence, and having
lights at night, are in progress in the undermentioned
Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to
Camao Street to be fenced, while the Road is under repair.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorgoyhattah Street
to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be
built

Upper North Division.

Ramcaunt Bose's Street, at the junction of Saum Bazar
Street,—retaining wall to be constructed.

D. MACFARLAN,

Chief Magistrate.

STEAM NOTICE.



The JELLINGHEE, in tow of the
LORD WILLIAM BENTINCE,
Steam Vessel, for Allahabad, left
Calcutta on the 14th Instant, and
will probably leave Allahabad on the 12th May, on
her return to Calcutta.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON,

Controller of Govt. Steam Vessels.

Steam Department, the 15th April, 1840.

WANTED a steady, active person, who writes a good
hand, and understands Accounts, to fill the vacant
appointment of Head Writer in the Chittagong Post Office.
Salary Company's Rupees Forty (40) per month. Appli-
cations (if by letter post paid), to be made to the Post
Master of Chittagong.

Chittagong Post Office, 2d April, 1840.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL
IN EQUITY.

PURSUANT to an Order made on the 17th day of February 1836, in a Cause in which EDMUND KENT HUME is complainant and JOHANNES STEPHEN the elder and others are defendants—Notice is hereby given, that on Wednesday, the 29th Instant, at 12 o'Clock at noon, at the Office of the Receiver of the Supreme Court, the following ZEMINDARIES, &c. belonging to the Estate of MARY HUME deceased, will be exposed for lease to the best advantage.

<i>Names of the Property.</i>	<i>Description.</i>	<i>Zillah.</i>	<i>Mrs. Hume's Share.</i>
Useenshoy, (besides the Churs, Villages, &c., taken } possession of by Government, under Regulation 2d.) }	Zemindary,	Mymensing,	As. Ga. Cowries. 8 0 0
Useenspore,	Ditto,	Ditto,	Do.
Kaja Kapril,	Talook,	Ditto,	Do.
Kaulitpore,	Ditto,	Ditto,	Do.
Atrampaul,	Ditto,	Ditto,	Do.
Bijuram Boder,	Ditto,	Ditto,	Do.
Nayan Shah,	Ditto,	Ditto,	Do.
Dacca Shawbazzpore, (besides the Churs, Villages, &c., } taken possession of by Government, under Regula- } tion 2d.)	Zemindary,	Nonkhally,	4 6 2
Chur Hickey Abjulpookera,	Ditto,	Ditto,	Do. do. do.
Kaja Kapril,	Talook,	Ditto,	Do. do. do.
Bullabo, &c.	Ditto,	Dacca,	5 6 3
Roopgunge and others attached to it,	Ditto,	Ditto,	Do. do. do.
Nababjager,	Ditto,	Ditto,	Do. do. do.
Dougale Chaucha,	Ditto,	Ditto,	8 Annas.
Kulpar Istrabarry,	Ditto,	Ditto,	Ditto.
Mujimpore,	Ditto,	Ditto,	Ditto.

<i>Nos.</i>	<i>Description and situation of Grounds and Houses, all situate in Dacca.</i>	<i>Ground Measured.</i>	<i>Mrs. Hume's Share.</i>
		<i>Bs. Cs. Chs.</i>	
1	An Upper-roomed House in Pattoosatoley,	1 12 0	Whole.
2	A House in Armanitolah,	0 15 1	Whole.
3	A piece of Ground in Ditto,	2 1 0	Half.
4	A Ditto of Ditto, with a Carriage House, (Saumgutty Shain's and } Ramconny Moonahie's Dwelling House upon it) in Ditto, . }	0 13 0	Whole.
5	A Garden in Ditto,	2 4 0	Whole.
6	An Upper-roomed House, with a Stable and Garden in Ditto, ...	1 15 1	Whole.
7	A House, with a piece of Ground in Ditto,	0 5 1	Half.
8	A Stable in Mahutoley,	0 1 1	Half.
9	An Upper-roomed House in Ditto,	0 3 1	Half.
10	A Ditto ditto ditto, in ditto,	0 3 1	Whole.
11	A Bathing Room in Ditto,	1 2 0	Whole.
12	A House in Ditto,	0 3 1	Whole.
13	A piece of Ground in Ditto,	1 3 1	Whole.
14	A small Garden surrounded by Wall, in Ditto,	0 13 1	Whole.
15	A Garden, Ditto by Ditto, in Bungee Bazar,	0 10 1	Whole.
16	A piece of Ground with a House, in Ditto,	0 19 0	Whole.
17	A Ditto of Ditto in Mahutoley,	0 1 1	Whole.
18	A Ditto of Ditto, surrounded by a Wall, in Bungee Bazar, ...	0 1 1	Whole.
19	A Ditto of Ditto, in Ditto,	0 10 1	Whole.
20	A House with a piece of Ground, in Murashur Gully,	1 0 0	Half.
21	An Upper-roomed House at Mother Jaudah,	0 1 1	Whole.
22	A Ditto ditto in Foobbercam,	1 16 0	Half.
23	A piece of Ground in Dewan Bazar,	0 16 1	Half.
24	A large Garden and House in Sijatpore,	10 1 1	Half.
25	A piece of Ground in Soojutpore,	4 5 1	Half.
26	The Upper Apartments of a House at Sewares Ghaut,	0 1 1	Whole.
27	A piece of Ground at Poomeress,	0 5 1	Half.
28	An Old House in Jorranoral,	0 3 1	Half.
29	A piece of Ground in French Guage or Churnortolah,	0 4 1	Half.
30	A Ditto of Ditto in Mahutoley,	1 4 1	Whole.
31	An old House in Ditto,	1 3 1	Half.

For further particulars apply at the Receiver's Office, Supreme Court.

Receiver's Office, Court House, 18th April, 1840.

BENGAL CIVIL SERVICE ANNUITY FUND.

We the undersigned Subscribers to the Bengal Civil Service Annuity Fund request, under Article 25 of the Rules of the Institution, that the Managers will convene a Special General Meeting of Subscribers to the Fund to be held at the Town Hall at 11 A. M., on Tuesday the 21st of April, for the purpose of taking into consideration the following proposed Resolution.

PROPOSED RESOLUTION.

That whereas the operation of the additional Rules Articles 35 and 36 passed on the 11th of July 1836, whereby two-thirds of the value of Annuities of any year remaining on the 1st of May untaken at half premium is available for granting a reduced number of Annuities at quarter premium, with a refund of excess Subscriptions will not expire on the 30th of April, 1840, if the sanction of the Honourable Court for the continuance of the same be received before the 1st of May 1840; but nevertheless, under Article 38 of the additional Rules passed on the said 11th of July 1836, it is "competent to a majority of the Subscribers in India, whenever they shall be satisfied that the number of annual Retirements from the service is such as to require that all the Annuities of each year should be reserved to meet the applications of candidates in future years, to suspend the operation of the above Rules, (viz. Articles 35 and 36) by a Resolution to that effect duly passed at a general meeting;

And whereas, on the 7th of April 1838, the Subscribers to the Fund memorialised the Hon'ble Court praying that they would "permit the fund to grant Annuities not exceeding nine in number to the extent of the annual fixed income of the Fund from Subscriptions, (your) Honorable Court's donation, and interest on the fixed capital, under the condition of requiring retiring servants to make good to the extent of a quarter of the value of their Annuities receiving no refund of any excess of the amount of their Subscriptions, in case these should at the time of retirement, with interest, exceed the quarter value of the Annuity taken;" to which memorial no answer has yet been received;

And whereas the present circumstances of the service require the full complement of nine Annuities to be annually taken, and the attainment of that object is materially impeded by the present uncertainty as to the terms on which Annuities will be temporarily available;

And whereas the system of giving refunds of excess subscriptions with interest, is directly opposed to the objects of the institution, by inducing qualified Subscribers to postpone the period of retirement, and by reducing very materially the number of Annuities available;

Resolved, first, that the operation of the above Rules, Articles 35 and 36, shall cease from the 1st of May 1840.

Secondly, that the Subscribers will accede to any proposal that the Honourable Court may be pleased to approve, with reference to the Memorial of the 7th of April 1838, for the grant of Annuities in terms more favorable than half premium, provided that the full number of nine Annuities prayed for in the said Memorial be thereby available, and provided further that the system of Refunds be thereby discontinued.

Thirdly, that the present circumstances of the service are such as to render it unadvisable for the Subscribers to alter the original Rules of the Fund in any manner which shall not provide for the two points mentioned in the foregoing Resolution.

H. M. PARKER.
J. P. GRANT.
J. H. YOUNG.
G. F. MCCLINTOCK.
S. G. PALMER.
E. CURRIE.
H. MOORE.
F. A. LUSHINGTON.
C. J. H. GRAHAM.

By Order of the Managers,

H. V. BAYLEY,
Secretary Civil Service Annuity Fund.

Sheriff's Sales.

NOTICE is hereby given, that on Thursday, the Thirtieth day of April, Instant, precisely at the hour of 12 o'clock at Noon, the Sheriff of Calcutta, will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Fieri Facias in his hands against Muddosoodun Sannyal, who hath survived Colleypersaud Sannyal deceased.

The Right, Title, and Interest of the said Muddosoodun Sannyal, who hath survived Colleypersaud Sannyal deceased, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 342, with a piece or parcel of Land thereunto belonging, containing, by estimation, One Bighah, more or less, situate, lying, and being at Jorasanko, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North and South by Land of the said Muddosoodun Sannyal, on the East by a Public Road, and on the West by the House of the said Muddosoodun Sannyal.

Also, the Right, Title, and Interest of the said Muddosoodun Sannyal, who hath survived Colleypersaud Sannyal deceased, of, in, and to a piece or parcel of tenanted Land, containing by estimation, Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by Land of Luckeynarain Bonnerjee, on the West by Land of the said Muddosoodun Sannyal, on the East by a Public Road, and on the North by the House of the said Muddosoodun Sannyal.

Also, the Right, Title, and Interest of the said Muddosoodun Sannyal, who hath survived Colleypersaud Sannyal deceased, of, in, and to a Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 334, with a piece or parcel of Land thereunto belonging, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by Land of Ramnauth Bysack, on the South and West by Land of the said Muddosoodun Sannyal, and on the East by a Public Road.

Also, the Right, Title, and Interest of the said Muddosoodun Sannyal, who hath survived Colleypersaud Sannyal deceased, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 75, with a piece or parcel of Land thereunto belonging, containing, by estimation, Three Cottahs, more or less, situate, lying, and being at Jorabagan, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the South by a Lane, on the East by the House and Land of Khaddoo Rast, on the West by Land of Gopeemohun Baboo, and on the North by a Public Road.

Also, the Right, Title, and Interest of the said Muddosoodun Sannyal, who hath survived Colleypersaud Sannyal deceased, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House with a piece or parcel of Land thereunto belonging, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at a Lane called Bawole Moodie's Lane, in the Town of Calcutta, and bounded as follows: (that is to say,) on the North by the Land of the said Muddosoodun Sannyal, on the West by Land of Gopeemohun Baboo, on the East by Land of Radacant Chatterjee, and on the South by a Lane.

Also, the Right, Title, and Interest of the said Muddosoodun Sannyal, who hath survived Colleypersaud Sannyal deceased, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Four Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South and North by Land of the said Muddosoodun Sannyal, on the East by another House of the said Muddosoodun Sannyal, and on the West by the House and Land of Radacant Baboo.

And, also the Right, Title, and Interest of the said Muddosoodun Sannyal, who hath survived Collyper and Sannyal deceased, of, in, and to a Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at Charruckdangah, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the South by a Lane, on the East by Land of Saudkhan, on the West by Land of Hurramain Pauray, and on the North by the House and Land of Narnin By-ack.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Seventh day of May next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Ramtonoo Doss Roy.

1st.—The Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Talook or Zemindary, called or known by the name of Goordoh, containing four Mouzahs, viz. Mouzah Neiz Goordoh, Mouzah Mothoorapare, Mouzah Hallsabghattah, and Mouzah Paltah, situate, lying, and being in Pergunnah Hallseshohar, and in the Zillah of Barasut.

2d.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, One Biggab, more or less, situate, lying, and being at Chinsurrah in Pergunnah Baro, and in the District of Hooghley, and butted and bounded as follows: (that is to say,) on the North by a Public Road, on the East by the House and Land of Radamohun Pauter, on the West by a Tank of Gourmohun Sircar, and on the South by the House and Land of Roupchand Day.

3d.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Moiety or Half Part or Share of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, and Two Huts, with a piece or parcel of Land, thereunto belonging, containing, by estimation, Ten Cottahs, more or less, situate, lying, and being at Soharaddy Thana Cawegong, in Pergunnah Monohurshye, and in District of Beerbhoom, and butted and bounded as follows: (that is to say,) on the South by the House and Land of Bulloyechurn Baboo, on the North by a Lane there, on the East by the House and Land of the late Rampersaud Baboo, and on the West by the House and Land of Lollah Cherdam Doss.

4th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Four Annas Part or Share of and in all that piece or parcel of Land, in the Tenure or Occupation of Lokanauth Gooye, containing, by estimation, Two Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by Nimtullah Tank, on the West by a Public Road, on the South by the House and Land of Ramnarain Tanty, and on the North by a Public Road.

5th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Four Annas Part or Share of and in a Tank, called Surroys Tank, with a piece or parcel of Land thereunto belonging, containing, by estimation, Eight Biggab, more or less, situate, lying, and being at the same place, and butted and bounded on all sides by Public Roads there.

6th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Four Annas Part or Share of and in another Tank,

called Soorey's Tank, with a piece or parcel of Land thereunto belonging, containing, by estimation, Seven Biggab, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by a Public Road, on the North by Land of Bholah Abdar, on the East by Land of Takeor Doss Harry, and on the West by Land of Lokanauth Gooye.

7th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Four Annas Part or Share of and in a piece or parcel of Land, in the occupation of Jaudoo Bholah, containing, by estimation, One Cottah, more or less, situate, lying, and being on the Banks of Nimtullah Tank, at the same place, and butted and bounded as follows: (that is to say,) on the South by the House and Land of Goorchurn Bholah, on the North by the Khumar Bates of Bulloyechurn Baha, on the East by a Public Road, and on the West by Nimtullah Tank.

8th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Two Annas Share of and in a piece or parcel of Land, occupied by Suteeram Maul, containing, by estimation, Two Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by a Public Road, on the West, and North by Puttit Land of Luckereant Chuttopadhin, and on the South by the House and Land of Ramtonoo Sircar.

9th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in a piece or parcel of Land, in the occupation of Ramtonoo Dutt, containing, by estimation, Three Cottahs, more or less, situate, lying, and being at Sonorn'dy, in Pergunnah Monohurpore, in the District of Beerbhoom, and butted and bounded as follows: (that is to say,) on the East by a Public Road, on the West by Land of Ramtonoo Dutt, on the South by a Public Road, and on the North by the House and Land of Tunnoo Surnoar.

10th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of and in a piece or parcel of Rent-free Land in the occupation of Gooroodoss Hoidar and Gooropersaud Sankarry, containing, by estimation, Two Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the West by the House and Land of Bhagbuth Hoidar, on the East by the House and Land of the late Bulloye Randopadhin, on the North by the House and Land of Sibboo Maul, and on the South by the Land of Groopersaud Sankarry.

11th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in all that piece or parcel of Land in the occupation of Jaudoo Maul, containing, by estimation, Two Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by the House and Land of Gourmohun Maul, on the North by a Public Road, on the East by the House and Land of Soojun Maul, and on the West by Peertullah Land.

12th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of all that Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Half a Cottah, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Goyshram Biswas, on the West by a Tank of Groopersaud Sankarry, on the South by the House and Land of Gungaram Nandee, and on the North by the House and Land of Prawnkissen Hoidar.

13th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in a Tank, with a piece or parcel of Land thereunto belonging, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Takoordoss Chowkeedar, on the West by a Public Road, on the South by the House and Land of Mudden Jalleah, and on the North by a Public Road.

14th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in a Tank called Ramsagar Tank, with a piece or parcel of Land thereunto belonging, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at Sonaruddy, in the Pergunnah and Zillah or District aforesaid, and butted and bounded as follows: (that is to say,) on the East by Land of Kooraram Mundle, on the West by Land of Naffer Hantoe, on the South by Land of Raughub Bhattacharjee, and on the North by Land of Gopaul Biawas.

15th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in a piece or parcel of Land, in the Jote of Ramah Hurry, containing, by estimation, Seventeen Cottahs, more or less, situate, lying, and being at Bandoolcarment, in the Pergunnah and in the Zillah or District aforesaid, and butted and bounded as follows: (that is to say,) on the North by Land of Khoodeah Dome, on the South by Land of Ramah Hurry, on the East by Pettit Land, and on the West by Land of Gorachund Day.

16th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in all that piece or parcel of Land, containing, by estimation, two Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the West by Land of Cossey Mundle, on the South by Land of Okhoy Paul, on the North by Land of Ramah Kotaul, and on the East by Land of Nuddeah Kotaul.

17th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in all that Rent-free Land, containing, by estimation, Twelve Cottahs, more or less, situate, lying, and being at Chuch Kharoolleah, in Sonaruddy aforesaid, and butted as follows: (that is to say,) on the West by a Pond, on the East by Land of Ramah Kotaul, on the South by Land of Benode Keloo, and on the North by Land of Bhoirub Coondoo.

18th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in all that Rent-free Land in the occupation of Bhollah Bangdy, containing, by estimation, Four Cottahs, more or less, situate, lying, and being at Kharoolleah, in the Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the North by Land of Bungshee Baboo, on the East by a Pond, on the South by Land of Bhaugbut Holder, and on the West by Land of Bhollah Bangdy.

19th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in all that piece or parcel of Land in the occupation of Dulloo Mundle and Ramgoroy, containing, by estimation, Three Biggahs and one Cottah, more or less, situate, lying, and being at a place called Duckheenkundi, in Kharoolleah aforesaid, and butted and bounded as follows: (that is to say,) on the South by a Public Road, on the North by Surreys Tank, on the East by Pettit Land, and on the West by Land of Nuckreah Dangah.

20th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Half Part or Share of a Four Annas Share of and in all those pieces or parcels of Land in the occupation of Hurry Ranah, Balloye Ranah, Roop Ranah, and Gorind Ranah, containing, by estimation, Five Biggahs and Half a Cottah, more or less, situate, lying, and being at a place called Duito Buddesh, in Kharoolleah aforesaid, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Ramkistno Ranah, on the West by the House and Land of Kolly Takoorsnee, on the South by a Kacharry Battee, and on the North by the House and Land of Mittera.

21st.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Two Annas Share of and in all those pieces or parcels of Land in the occupation of Hurradhoo Gooye, Ramnarain Dutt, Kartick Muddeek, Kooty Battee, Rajjub Gooye, Loll Day, Loll Dutt, Ramchunder Gooye, Mothoor Gooye, Maliko Tank, Nakoor Gooye, and Groochurn Auditto, containing, by estimation, Forty-one Biggahs and Fifteen Cottahs, more or less, situate, lying, and being at the same place.

22d.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Two Annas Share of and in all those pieces or parcels of Land in the Jotes, or occupation of Haradhoo Mundle, Mudden Holdar, Gossoyechurn Holdar, Komul Howe, Nuffer Howe, Hulodhar Muddeek, Panchoo Dutt, Boyeanto Dutt, Hulodhar Dutt, Saddoo Raha, Paran Goroye, Nundocomar Holdar, Takoordoss Holdar, Dossee Gope, Nubbo Bhandary, Manick Muddeek, Nuffer Meer, Dinnoo Muddeek, Groochurn Doss, Moonshee Amjat Ollah, Mudden Hero, Kistnodhoo Miser, Rajkissore Gope, and Dossoormah, containing, by estimation, Fifty-one Biggahs and Twelve Cottahs, more or less, situate, lying, and being at Kiamat Juggomohunpore, commonly called Arrirah, in the Pergunnah and Zillah aforesaid.

23d.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Two Annas Share of and in all those pieces or parcels of Land in the Jotes of Sunboo Mundle, Jaudloo Dutt, Prem Doss, Gunness Dutt, Dossee Haah, Anund Ghose, Soodaram Ghose, Nittoye Haudary, Sandoo Doss, Cossey Lahab, and a Tank, containing, by estimation, Fifty Biggahs and Two Cottahs, more or less, situate, lying, and being at a place called Sainparrah, in Pergunnah Fultah Singber, and in the District aforesaid.

24th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all that Two Annas Share of and in a piece or parcel of Land, in the occupation of Bungshee Kamar, containing, by estimation, One Cottah, more or less, situate, lying, and being at Sonaruddy, in the Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Sreeneeshah Kamar, on the West by the House and Land of Kianochunder Mookerjee, on the South by a Tank of Sreeneeshah Kamar, and on the North by a Public Road.

25th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all those pieces or parcels of Rent-free Lands, in the Jote or occupation of Radamohun Gossain, Purran Dannerjee, Gopaul Boyen, Ram Coybutto, Cossey Coybutto, Harra Harry, Nuddoah Harry, Ramdhoo Coybutto, Mohun Doss Coybutto, Samundoss Coondoo and Hurrypearsaud Coybutto, containing, by estimation, Forty-seven Biggahs and Thirteen Cottahs, more or less, situate, lying, and being at Amgurriah, in Pergunnah Pattasing, and in the District of Beerbhoom aforesaid.

26th.—Also, the Right, Title, and Interest of the said Ramtonoo Doss Roy, of, in, and to all those pieces or parcels of Lands, in the Jote or occupation of Camoo Shalek, Ramleechun Rajkissore Chatterjee,

Paddolochun Mundle, Gocul Mitter, Goluck Coy-
buto, and Mohun Pote, containing, by estimation,
Twenty-eight Biggahs and Ten Cottahs, more or
less, situate, lying, and being at Bannynagar, in
Pergunnah and Zillah aforesaid.

27th.—Also, the Right, Title, and Interest of the
said Ramtonoo Doss Roy, of, in, and to all that
piece or parcel of Land, containing, by estimation,
Thirty Biggahs, more or less, situate, lying, and
being at Duckingram, in Pergunnah Monohursoye.

28th.—Also, the Right, Title, and Interest of the
said Ramtonoo Doss Roy, of, in, and to all that Five
Annas Share of and in all that piece or parcel of
Land, containing, by estimation, Seven Biggahs and
Ten Cottahs, more or less, situate, lying, and being
at Sawotecakoorah, in Pergunnah Seropore, and in
the District of Beerbhoom aforesaid.

29th.—Also, the Right, Title, and Interest of the
said Ramtonoo Doss Roy, of, in, and to all that Five
Annas and Seven Gundahs Share of and in all that
piece or parcel of Land, containing, by estimation,
Two Biggahs, more or less, situate, lying, and
being at Manoblah, in Pergunnah Dhandah, in
the district of Beerbhoom aforesaid.

30th.—Also, the Right, Title, and Interest of
the said Ramtonoo Doss Roy, of, in, and to all that
piece or parcel of Land, containing, by estimation,
Four Biggahs, more or less, situate, lying, and
being at Hurrynarainpore, in Pergunnah Goulsaye.

31st.—Also, the Right, Title, and Interest of
the said Ramtonoo Doss Roy, of, in, and to all those
pieces or parcels of Land, containing, by estimation,
Thirty-five Biggahs and Thirteen Cottahs, more or
less, situate, lying, and being at Radakistnapore.

32d.—Also, the Right, Title, and Interest of the
said Ramtonoo Doss Roy, of, and to all that piece
or parcel of Garden Ground, containing, by estima-
tion, Fifteen Biggahs, more or less, together with
several Trees standing thereon, situate, lying, and
being at Meerut Sautligram.

33d.—And also, the Right, Title, and Interest of
the said Ramtonoo Doss Roy, of, in, and to all that
other piece or parcel of Garden Ground, together
with several Trees standing thereon, containing, by
estimation, Twenty-five Biggahs, more or less,
situate, lying, and being at Amuldeah.

The Conditions of Sale may be known by applying
at the Sheriff's Office.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah
Hooghly, on Wednesday, the 29th April, 1840, corresponding with 18th Bysack 1247 B. S.

Name of Mahal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Re- venue, including Interest for the Month of Janu- ary 1840.	REMARKS.
No. 31. Lot Mundleghaut, Ph. Mundleghaut,	Dwarkanath Tagore, &c.	229900 2 6	10298 0 10	{ This Land produ- ces Paddy, &c.
" 32. Lot Heedeyram- pore, Ph. Chowmoha, ...	Juggomohun Mokerjea, &c. including Chakeran, ...	45245 1 8	919 14 5	Ditto.
" 33. Lot Saukkholly, Ph. Baules,	Joogulkissore Biswas, &c. ...	10148 0 8	2160 2 3	Ditto.
" 34. Lot Baheergurra, Ph. Belgurra,	Madub Chunder Guttaek, &c. including Chakeran, ...	7953 1 7	1660 13 7	Ditto.
" 35. Lot Bally, Ph. Ditto,	Hurriah Chunder Bundopa- dea, &c.	10134 1 4	165 5 1	Ditto.
" 36. Lot Cooldaha, Ph. Chunderkona,	Collyersaud Roy, &c. in- cluding Chakeran,	10794 10 4	2289 1 4	Ditto.
" 37. Lot Nekurbaug, Ph. Ditto,	Juggomohun Mokerjea, &c. including Ditto,	11239 7 2	2355 4 1	Ditto.
" 38. Lot Bampur, Ph. Ditto,	Bissumbhur Seal, &c. in- cluding Ditto,	10840 7 9	2276 14 10	Ditto.
" 39. Lot Paudra, Ph. Ditto,	Joykist Mokerjea, &c.	11158 14 6	188 7 3	Ditto.
" 40. Lot Augur, Ph. Ditto,	Juggomohun Mokerjea, &c.	10984 10 7	1073 10 7	Ditto.

W. H. BELLI, Collector.

Hooghly, Collector's Office, 9th April, 1840.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah
Hooghly, on Wednesday, the 29th April, 1840, corresponding with 18th Bysack 1247 B. S.

Name of Mahal to be sold, and of Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertise- ment.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Re- venue, including Interest for the Kist of January, 1840.	Remarks.
No. 30. Mamoodpoor, Ph. Chowmoha,	Gobind Chander Bandopa- dhis, including Chakeran, ...	10881 4 9	2308 ■ ■	{ This Land pro- duces Paddy, &c.
Mamooda Ph. Bewa,	Dwarkanath Takoor, &c. ...	2331 8 7	402 7 8	Ditto.

W. H. BELLI, Collector

Hooghly, Collector's Office, the 9th April, 1840.

NOTICE of Public Sale for Arrears of Revenue, &c., unless intermediately liquidated, at the Collector's Office of Zillah Mymensing, on the 22d May, 1840, or 10th Jeyt 1247 B. S. Friday.

Names of Mehals to be sold, and of the Pergunnah in which they are situated, and Number of the Lots in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	REMARKS.
No. 1. Pergh. Alapsing Ha. 1 A. 6 G. 2 C. 2 Kts., Sham-kishore Acharj,	Bemola Dibba Chowdrine, &c.,	5093 7 2	347 7 0	{ This Mehal is under Butwarra.
No. 3. Do. do. Ha. 4 As. Gourkishore Acharj,	Bhowanykishore Acharj,	15016 12 1	1172 5 8	
No. 4. do. Attia Ha. 3 As., ...	{ Roshun Khatoon Chowdrine, &c.,	21538 11 5	1892 11 10	
No. 5. Do. do. Ha. 3 As. 5 C. 1 Krant,	Shumshoar Nessa Khanum, &c.,	18289 5 2	1528 11 9	
No. 14. Do. Burbazoo Ha. 7 As.	Bebun Bebee, &c.,	9858 1 7	890 15 3	
No. 24. Do. Cogmarry Ha. 5 Annas,	Dya Mohea Chowdrine,	8586 0 5	298 5 9	
No. 26. Tuppch Keoreekhye Abraham Khan, &c.,	Bhowanny Keshore Acharj, ...	10910 15 2	1068 11 6	
No. 31. Pergh. Hosenshye and Joar Hosenpoor, Entire Estate,	Edmund Kent Hume, Esq. &c.,	43457 14 6	4582 5 5	
No. 35. Do. Mymensing Ha. 4 Annas,	Sumboo Chunder Chowdry, &c.,	29658 15 8	1920 14 8	
No. 36. Do. do. do.	Taranikunth Lahory, &c., ...	92445 9 11	2538 14 3	
No. 37. Do. do. do.	Naraince Debee, &c.,	92443 3 4	2023 8 11	Do. do.
No. 38. Do. do. do.	Bhageeruthee Debba, &c.,	92361 4 7	761 12 2	Do. do.
No. 48. Do. Nussorojeal Ha. 4 Annas 10 Gundas including illegally separated Mehals,	Joy Jugut Chunder Chowdry, &c.,	7194 1 1	660 9 2	
No. 66. Do. Pookereah, Entire Estate,	Ranee Bhoobua Mohea Dibbee, &c.,	75245 6 0	4093 12 10	Do. do.
No. 71. Do. Soosung Hissa 14 Annas,	Raja Beshoonath Sing, &c., ...	18889 6 4	2370 11 0	

The Lands produce Paddy, Sugar Cane, Indigo, &c. &c. &c.

Mymensing, Collector's Office, the 6th April, 1840.

H. ATHERTON, *Asy. Collector.*

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office of Zillah Dinagore, on Thursday, the 7th May next, or 26th Bysak 1247, B. S.

Name of Mehal to be sold and of the Pergunnah in which it is situated and No. of Lot in the Collector's Sale Statement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue for Kist February with Interest up to 31st March 1840.	REMARKS.
M. Koonwarpore, P. Salbaree, No. of Lot 23,	Hurlal Tagore,	7211 2 2½	754 7 6	
M. Kalmegha, &c. P. Do. No. of Lot 24,	Ditto,	7581 8 1½	808 0 0	
M. Rusha, &c. P. Do. No. of Lot 25,	Ditto,	8159 4 6½	841 3 0	
M. Rughoonathpore, &c. P. Behenugur, No. of Lot 1.5,	Kanaoial Tagore, &c.,	8456 2 2	868 12 10	
M. Hureeharpore, &c. P. Surbutta, No. 203,	Luletmohun Tagore, &c.,	8873 12 2½	861 11 6	
M. Baneapara, &c. P. Do. No. of Lot 204,	Ditto,	8502 6 6½	861 8 6	
M. Rushidpore, &c. P. Gelebarree, No. of Lot 206,	Ditto,	9244 1 6½	841 6 11	

Dinagore, Collector's Office, 7th April, 1840.

R. C. HALKETT, *Collector.*

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 12th May 1840, corresponding with 31st Bysak 1247 B. S.

Name of the Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	Remarks.
No. 19. Kismat Lot Indoss, Pergunnah Kootubpore,	Gopallob Tagoor,	5,705 1 10	200 11 1	This Land produces Paddy, Sugar Cane, &c.

Zillah Beerbhoom, Collector's Office, the 7th April, 1840.

■ BOWLING, *Asy. Collector.*

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 8th day of May 1840 next; corresponding with 27th Bysack 1247 B. S.

Name of Mohal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Pergh. Chingoteah, No. 2. ...	Gopall Lall Takoor,	20924 5 9	2540 10 4	Indigo, Date Tree, Sugar, and all kinds of Grain are produced on these Mohals.
Pergh. Hivalee, No. 5.	Hurcoomar Takoor,	34788 2 11	1680 7 3	
Pergh. Hakimpore, No. 6.	Hurcoomar Takoor,	6927 9 8	890 0 0	
			5890 1 7	

Zillah Jessore, Collector's Office, the 7th April, 1840.

C. B. TREVOR, Offg. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 8th day of May 1840 next; corresponding with 27th Bysack 1247 B. S.

Name of Mohal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Pergunnah Cheeroolea Mud- dhoodea, No. 1.	Callypersun Mookerjee,	17919 3 1	1959 11 3	Indigo, Date Tree Sugar, and all kinds of Grain are produced on these Mohals.
Pergh. Esufpore, Ameerabad, No. 3.	Isurehunder Nundee,	14994 15 11	2210 15 11	
Pergh. Emadpore, No. 4.	{ Woodyechund Uddy, and others,	6837 2 10	1539 4 0	
Pergh. Haglah, &c. No. 7. ...	Guggenarain Roy, &c.	15579 0 11	169 3 10	
Pergh. Molye, No. 8.	Prannath Chowdry, &c.	24257 15 10	116 4 4	
Pergh. Mahomedshye, 6 Aa. & Gundas Share, No. 9. ...	Tarneychurn Banerjee, &c. ...	47570 12 0	2471 18 2	
Pergh. Mahomedshyn, 3 Annas & Gundas, No. 10.	Ditto ditto,	34149 1 3	2915 11 7	
Pergh. Nuldee, &c. No. 11. ...	Sreenarain Sing,	71211 11 6	10969 14 10	
Pergh. Ramchunderpore, No. 12.	Callynath Roy, &c.	16154 2 4	3636 2 1	
Turruf Ruseopipore, Pergh. Esufpore, No. 13.	Boolinbahares Sein,	29402 8 3	5668 11 2	
Pergh. Syadpore, No. 14.	Raja Burdacaath Roy,	46182 10 2	4749 2 11	
			80239 14 6	

Zillah Jessore, Collector's Office, the 7th April, 1840.

C. B. TREVOR, Offg. Collector.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,
JOHN McQUEEN,
Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839.

ADVERTISEMENT

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,
Secy. to Government Genl. Dept.

Council Chamber, the 5th August, 1839."

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MEDICAL DEPARTMENT,
OF THE
BENGAL ESTABLISHMENT;
Compiled by Order of Government under the Superintendence of the Medical Board.

By **JAMES HUTCHINSON, Esq.**
Secretary to the Board.

With a Copious Index, Table of Contents, and many Tables.

JYEPPOOR STATE TRIALS,
ROYAL 8vo. Boards, pp. 240. Price 6 Rs.

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Leviable upon Letters, Baggy Parcels, &c. passing between Calcutta and other places in the East Indies, revised according to the Tables in Schedule C, 1, 2, 4 and 5, which have been substituted for the Tables so numbered in Schedules A and B of Act XVII. of 1837, under the order of Government, No. 134, General Department, dated 14th August, 1839, and published in the Calcutta Official Gazette of the 24th of that month. The revised rates to have effect from the 1st of October, 1839.

October 7, 1839.

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BY THE

Sudder Dewanny & Nizamut Adawlut,
Part 7 of Volume 2,—Price 6 Rs.

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July 4th, 1839.

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The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, APRIL 22, 1840.

FORT WILLIAM,

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

24TH AUGUST, 1838.

The following Terms and Conditions for making Advances in India and China upon Goods and Merchandise consigned to England are published for general information, also the following paragraphs 3 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR
MAKING ADVANCES IN INDIA AND CHINA,
UPON

The Goods and Merchandise of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

s. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto..... Ditto.....	Madras.
Ditto..... Ditto.....	Bombay.
Per Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, and allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent, at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

THE 27TH NOVEMBER, 1838.

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 13TH APRIL, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 13th of April 1840, is hereby promulgated for general information.

Act No. VIII of 1840.

An Act concerning the signing of Awards by the Members of Panchayets.

It is hereby enacted that in cases where the minority of the Members of a Panchayet, held under the Provisions of the Madras Code, may decline to sign the award of the Panchayet, the signature or mark of the majority shall be sufficient to give legal validity to the award. Provided always, that in such cases, it shall be incumbent on such majority to admit the minority to record and attest by their mark or signature their reasons for declining to sign or mark the award passed by the majority.

T. H. MADDOCK,
Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 13TH APRIL, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 13th April 1840.

Act No. — of 1840.

An Act to extend the application of the provision of Sec. IV. Reg. XII. of 1833 of the Bengal Code to the lower Courts.

It is hereby enacted, that it shall be competent to the Governor of Bengal for the time being and for the

Lieutenant—Governor in the North Western Provinces or person exercising the functions of Lieutenant—Governor in those provinces to extend the whole or any part of the provisions of Reg. XII. of 1833 of the Bengal Code to all Courts subject to their respective authority.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 13th day of June next.

T. H. MADDOCK,
Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 13TH APRIL, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 13th of April, 1840.

Act No. — of 1840.

An Act concerning the management of Convicts transported to places within the territories of the East India Company.

I. Whereas doubts have arisen touching the legal mode of treating Convicts transported to places within the territories of the East India Company, and it is expedient to modify the rules which have heretofore been followed with regard to the management of such Convicts;

It is hereby declared and enacted, that as soon as any offender shall be delivered to the person or persons to be appointed by the Governor General in Council on that behalf at the place to which he is transported, the property in the service of such offender shall be vested in such person or persons during the term of transportation.

II. And it is hereby declared and enacted, that it shall be lawful for the Governor General in Council to appoint the Governor or other Authority at any place within the territories of the East India Company, or to appoint one or more Superintendents at any such place as the persons to whom Convicts undergoing transportation shall be delivered and in whom the property in the service of such Convicts shall be vested as aforesaid.

III. And it is hereby declared and enacted, that it shall be lawful for the Governor General in Council to issue orders from time to time to any such Governor, Authority, or Superintendent, and which orders are hereby required to be duly executed, and to frame rules touching the classification of Convicts, their confinement, treatment, and discipline, and touching such moderate correction as may be necessary in cases of misbehaviour and disorderly conduct, and of neglect or disobedience in the service of those persons in whom the property of such service may be vested as aforesaid.

IV. And it is hereby declared and enacted, that all persons who have heretofore been transported to any place within the territories of the East India Company, and whose terms of transportation are not yet expired, shall be subject to the provisions contained in this Act, and nothing heretofore done with respect to offenders who have been so transported in conformity with the provisions of this Act, or by the orders, or with the sanction of Government, shall be called in question in any Court of law.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 13th day of July next.

T. H. MADDOCK,
Secy. to the Govt. of India.

FORT WILLIAM,
POLITICAL DEPARTMENT, 13TH APRIL, 1840.

Lieutenant Colonel Sir C. M. Wade, C. B., is appointed Resident at Indore, from the 31st March last, the date of Mr. Bax's sailing for Europe.

Mr. G. B. Clerk, Political Agent at Umballa, to be also Agent to the Governor General for the Affairs of the Punjab, from the 31st March, in succession to Sir C. M. Wade, C. B.

T. H. MADDOCK,
Secy. to Govt. of India.

**FORT WILLIAM,
POLITICAL DEPARTMENT, 15TH APRIL, 1840.**

Ensign Hall, of the 22nd Regiment Native Infantry, to Officiate as Adjutant of the Joudpore Legion.

H. V. BAYLEY,
Asst. Secy. to Govt. of India.

**FORT WILLIAM,
POLITICAL DEPARTMENT, 20TH APRIL, 1840.**

Mr. G. T. Bayfield, Junior Assistant to the Agent to the Governor General in the North East Frontier, has obtained one month's leave of absence to remain at the Presidency.

H. V. BAYLEY,
Asst. Secy. to Govt. of India.

No. 8.

ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR OF THE NORTH WESTERN PROVINCES.

POLITICAL DEPARTMENT,
NORTH WESTERN PROVINCES,
AGRA, 18TH APRIL, 1840.

APPOINTMENT.

Captain E. Angole, 34th N. I., to be Assistant to the Agent and Commissioner at Delhie, vice Lieutenant J. H. Phillips deceased.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 15th April, 1840.

No. 90 of 1840.—The unexpired portion of the leave of absence to visit the Hills North of Deyrah, for the benefit of his health, granted in General Orders by the Hon'ble the President in Council, under date the 31st June 1839, to Lieutenant J. A. Weller, of the 34th N. I., is cancelled from the 19th February last, on which date that Officer re-assumed the duties of his appointment.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Mil. Dept.

FORT WILLIAM, 16th April, 1840.

No. 91 of 1840.—The Right Hon'ble the Governor General of India in Council is pleased to appoint Major General J. W. Fast, to the Divisional Staff of the Army, in succession to Major General Sir T. Anburey, Knight and K. C. B., deceased.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Mil. Dept.

POST OFFICE NOTICE.

THE Government of India has been pleased to direct that, all Letters for the Officers and others of the Expedition to China, shall be exempted from Postage, save only the Inland Postage upon such Letters as may be transmitted to Calcutta from Mofussil Stations. The subjoined copy of the Letter from the Secretary to the Government of India, communicating the orders of Government for this indulgence, is published for general information.

H. S. OLDFIELD,
Offg. Post Master Genl.

Fort William, Genl. Post Office,
the 20th April, 1840.

No. 394.

To H. S. OLDFIELD, Esq.,
Offg. Post Master General.

SIR,

I am directed by the Right Hon'ble the Governor General of India in Council to instruct you to notify the Calcutta Gazette and other usual channels of information, that Letters put into the Post Office at Calcutta, or at post-paid to Calcutta, or arriving from Europe or elsewhere beyond Sea, for the Officers and others of the Expedition to China, will be forwarded from Calcutta free

of Postage, and that Letters addressed in Europe from the Officers and others of the Expedition will be transmitted by Ship, unless received into the Post Office of Calcutta through an Agent.

I have, &c.
(Signed) G. A. BUSHBY,
Secy. to the Govt. of India.

Council Chamber, the 15th April, 1840.

True Copy,
H. S. OLDFIELD,
Offg. Post Master General.

STEAM NOTICE.

THE 29d of May next, ensuing, having been fixed upon for the despatch of the next Steamer from Bombay, with an Overland Mail,—Notice is hereby given, that the latest safe date for the transmission of letters from Calcutta, which may be intended for conveyance by that opportunity, will be the 8th Proximo.

H. S. OLDFIELD,
Offg. Post Master Genl.
Fort William, Genl. Post Office,
the 20th April, 1840.

POST OFFICE NOTICE.

NOTICE.—Under the Orders of the Hon'ble the President in Council, from and after the 15th of the ensuing month of January, there will be a second despatch, daily, from Calcutta to Khamrah, six stages in advance of Berhampore; and, also, a second daily despatch thence to Calcutta. The ordinary Mail, from Calcutta, as at present, will go out at 8 P. M. The other daily despatch will be sent off at noon.

Barrackpore	Jehanagore	The mid-day despatch will convey letters, newspapers, &c. for the stations noted in the margin, thus giving them an advantage of 8 hours over the night Mail. The hour most suitable for despatching the second daily Mail from Khamrah will be fixed by the local Post Master, so that, similar convenience may be afforded to the Public, by a saving of 12 hours, more or less, in the arrival of letters, &c. in Calcutta from the stations specified. It has not been found expedient to extend the double despatch on this line of Dawk route, beyond Khamrah, as the great increase of expense for the maintenance of the additional establishment which would thus be required, would not be compensated for by the advantage likely to be gained.
Serampore	Patnoolee	
Chandernagore	Cuttah	
Houghly	Morai	
Noiserai	Berhampore	
Dighrah	Jeagunge	
Santipore	Bogowangolab	
Nadda	Jungypore	
Calcutta	Khamrah	

Arrangements are making for adopting a similar double-despatch, along the whole line of Dawk route, from Calcutta to Kurnaul, which will, probably, be brought into operation by the 1st of February next; but of which, further notice will be given, hereafter.

Letters for the stations specified which may be intended for transmission by the mid-day Mails, must be delivered in the General Post Office between the hours of 10 and 11½ A. M.

H. S. OLDFIELD,
Offg. Post Master General.

Fort William, Genl. Post Office,
the 27th Dec. 1839.

NOTIFICATION.

WITH reference to the notice of the undersigned, dated 27th ultimo, it is hereby further notified that from the 1st proximo, the mid-day despatch will be extended to the line of Trunk Road between Calcutta and Loodianah, from each of which places a Mail, for the other extreme end, will be despatched at noon.

Burdwan.	Mynpooree.	This despatch will include Letters, &c., for the several Stations noted in the margin. Letters from Calcutta intended for transmission by the noon despatch, for these Stations, must be delivered at this Office between the hours of 10 and 11½ A. M.
Mungulpore.	Allyghur.	
Sheerghattee.	Delhie.	
Benares.	Kurnaul.	
Allahabad.	Umbalah.	
Futtehpore.	Loodianah.	
Cawnpore.		

H. S. OLDFIELD,
Offg. Post Master General.

Fort William, Genl. Post Office,
The 21st January, 1840.

It is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 13th April and Sunday the 19th April, both dates inclusive, were despatched by the undermentioned Vessels which sailed from Calcutta on dates specified:

Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
13th to 19th April,	Wm. Gales,	London,	Left Town on the 19th instant.
19th ditto,	Adrastrus,	Ditto,	Ditto 20th ditto.
18th to 19th ditto,	Dalmatia,	Boston,	Ditto 21st ditto.
19th ditto,	Coringa Packet,	China,	Will sail in a day or two.
18th to 17th ditto,	Steamer Madagascar,	Penang and Singapore,	Left Town on the 18th instant.
Ditto,	Flowers of Ugie,	Mauritius,	Ditto 17th ditto.

Wm. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 21st April, 1840.

STEAM NOTICE.



The MATABANGA, in tow of the MEGNA, Steam Vessel, for Allahabad, will leave Calcutta on the 30th instant, and will probably leave Allahabad on the 28th May on her return to Calcutta.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON,

Controller of Govt. Steam Vessels.

Steam Department, the 20th April, 1840.

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1830, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the Junction of Chowringhee Road to Camac Street to be fenced, while the Road is under repair.

Lower North and Upper North Divisions.

Chitpore Road: West side; from Moorgylattah Street to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be built.

Lower North Division.

Peelock Street—constructing Pucca Floor to the western side Drain.

Upper North Division.

Rameant Bone's Street, at the junction of Saum Bazar Street,—retaining wall to be constructed.

Bulram Day's Street—constructing an Arch over the drain at the back of the Premises No. 114.

R. J. ROSE,

Offg. Supt. Conservancy.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Jacob Salaman David, and Izra Neesim Salaman, late Merchants and Traders residing in Aumratolah Street, in Calcutta, and now residing at Howrah, in the district of the Twenty-four Pergunnahs. } On Monday, the 18th day of April, instant, it was ADJUDGED, that the Petition of Ramnarain Mahata, presented to the Court in this matter is TRUE, and that the said Jacob Salaman David and Izra Neesim Salaman have committed an Act of Insolvency under the provisions of the Statute 9th Geo. IV. Cap. 73, entitled "An Act to provide for the Relief of Insolvent Debtors in the East Indies, &c."

Notice whereof is hereby given.

P. O'Hanlon, Examiner.

Office of Examiner, 20th April, 1840.

Mr. Palliologus, Atty.

কলিকাতার জোজহীন করজদারানের পরি জাগাথে আদালত

নাতিয়ান জেকাব সেলে বহুমান এগরেন
ম্যান ডেবিড এবং ইজরা মাহার ১৩ সোমবার
নিজিম সেলম্যান সাবেক তারিখে এরা উক্ত
কলিকাতার আমড়ালা গলি বিজ হইল যে রাম
নিবাসি সওদাগর এবং তার নারায়ন মাহাতার
সই এবং একত্রে চরিস পর এই আদালতে মা
গনার হাওড়াতে বাস ছিলকরা আরজি
করেন— হয় জখায়ে এবং উক্ত
উক্ত জেকাব সেলম্যান ডেবিড এবং ইজরা নি
জিম সেলম্যান করিয়াছেন এক কপে নাতিয়ানের
মোতাবক জাজে ফোর্ড বাদসাহের বাবসাইএর ১
বৎসরের এক সিত আইনের ৭৩ ধারা জাহার
মীম হিন্দুদানের অর্কত করজদারানের পরিজনা
আছেন—

উহার খবর এতজারায় দেওয়া জাইতেছে—

P. O'Hanlon, Examiner.

একজামিনর সাহেবের হস্তরখানা—

সন ১৮৪০ সাল ২০ এপ্রিল—

মেঃ পলিগুলাগস উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of William Ed- } Notice is hereby
wards, a Lieutenant in the Eigh- } given, that an Account
teenth Regiment of Bengal Infan- } of the Receipts and Dis-
try, an Insolvent. } bursements of the As-
signee of the Estate and Effects of the said Insolvent, from
the 2d day of January until the 3d day of April, 1840,
has been filed, and may be inspected at the Office of the
Chief Clerk.

Office of Examiner, 20th April, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোজহীন অনিদিগের পরি জাগাথে আদালত

ফ্রি উইলিয়াম এডওয়ার্ড এতজারায় খবর
ডেস সাহেবের বিবর জিনি দেওয়া জাইতেছে
বাকাল ইনফ্যানটরি ১৮ যে মেঃ জান ওয়া
পলটনের এক সেনাপতি— মিঃ আলিকরের
সাহেব উক্ত ফ্রি ম্যান ও জাহারদের এরাইনি
অর্থাৎ মোতার তাঁহার দারার এক আদায় এবং
ধরতের বহুতা হিসাবি ইং সন ১৮৪০ সালের জেন
ওয়ারি মাহার ২ তারিখ বা, এগরেন জাহার ৩ তা
রিখ দারিস হইয়াছে জাহা দিই কোলাই সহরে

সমুদয়নাগর আগমন করিলে উক্ত হিসাব দৃষ্টী
করিতে পাইবেন—

একজামিনর সাহেবের সমুদয়নাগর—

সন ১৮৪০ সাল ২০ এপ্রিল—

মে. আলিকজের মুক্তিয়ারকার—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Francois Payer, late a Merchant and Trader, residing at Chitpore Road, in Calcutta, and now residing at Serampore, an Insolvent. Notice is hereby given, that an Account in detail of the Receipts and Disbursements of the Assignee of the Estate and Effects of the said Insolvent from the 21st day of February until the 3d day of April, 1840, has been filed, and may be inspected at the Office of the Chief Clerk.

Office of Examiner, 20th April, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোজীহন অনিবিগের পরি
জানার্থে আদালত—

অনি কানকোয় কবিএর এতদ্বারায় ধর
সাহেবের বিষয় খিনি সা. মেওয়ারী ইতেছে যে
বেক কলিকাতার চিতপুর মে. জান ওয়ালিয়
রোড নিবাসী সওয়াগর আলিকজের সা.
এবং ব্যাবসাই এবং একনে হের উক্ত অনির মাল
জিরামপুরে বাস করেন— ও জায়গাহের এমাই
নি অধ্যাক্ষ মোক্তার তাঁহার দ্বারায় এক আদার
এবং ধরচের ধরী হিসাব ইং সন ১৮৪০ সালের
কিকুমারি মাহার ১১ তারিখ না. এপ্রিল মাহার
৪ তারিখ হইতে হইয়াছে তাহা দিক কোর্ট
সাহেবের সমুদয়নাগর আগমন করিলে উক্ত
হিসাব দৃষ্টী করিতে পাইবেন—

একজামিনর সাহেবের আকিষ—

সন ১৮৪০ সাল ২০ এপ্রিল—

মে. আলিকজের মুক্তিয়ারকার—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Isaac Jacob, Aur bin Musliih, Elishah Abraham Jacob, Benjamin Abraham Jacob and Joseph J. David, late Merchants and Traders, residing in Pollock Street, in Calcutta, and now residing at Sulkeah, in the District of the Twenty-four Perganahs. On Saturday, the 4th day of April, instant, It was arranged, that the Petition of Bycuntonoth Chatterjee, presented to the Court in this matter, is true, and that the said Isaac Jacob, Abraham Musliih, Elishah Abraham Jacob, Benjamin Abraham Jacob and Joseph J. David, have committed an Act of Insolvency, under the Provisions of the Statute 9th George IV, Chapter 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c."

Notice whereof is hereby given.

P. O'Hendon, Examiner.

Office of Examiner, 20th April, 1840.

Mr. Melkiojoh, Atty.

কলিকাতার জোজীহন করমদারানেরদিগের
পরিজানার্থে আদালত—

নাভয়ান আইয়াক সে বতমান এপ্রিল
কাব এয়ারহায় মসলিয়া মাহার ৪ শনিবার
ইলিনই এয়ারহায় জেকার তারিখে এহা ভাবি
বেকমিন এয়ারহায় মে. হইল মে. বেক্ট
কাব এবং মোশক আই দার লওয়াপাধ্যায়
ওরিক মোশক মুক্তিয়ার এই আদালতে দাখি
পদাক ইত্যাদি নিবাসি সেরা আদালত হয়

সওয়াগর এবং ব্যাবসাই জবাই এবং এই উক্ত
এবং একনে চরিত গরগ আইয়াক জেকব
নারসালিখাউত বাসকেন— এয়ারহায় মসলিয়া
ইলিনই এয়ারহায় জেকব এবং বেকমিন এয়ারহায়
জেকার এবং মোশক আই ডেবিড করি—ছেন
এক কমে নাভয়ানের মোক্তার কাজ কোথ ব দমা
হের বাস ইএর ১ বৎসরের প্রাপ্তি আইনের
৭২ ধারা জাহ র নাম হিন্দুস্থানের অধম করমদার
নের পরিজানার্থে আইন—

উহার ধর ৪৫৫৪৪৪ দণ্ড ১১ হইতেছে—

P. O'Hendon, Examiner.

একজামিনর সাহেবের আকিষ—

সন ১৮৪০ সাল ২০ এপ্রিল—

মে. মোকলিহান উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of George Richard Prendagani Beecher, a Lieutenant in the Fourth Regiment of Bengal Infantry, an Insolvent. On Saturday, the 1st day of April, instant, upon application of the Assignee of the Estate and Effects of the said Insolvent, It was Ordered, that the said Assignee do pay and out of the sum of Co's Rs. 2,140-9-11 in his hands, pay a Dividend at the rate of Co's Rs. 10 per cent (amounting to Co's Rs. 1,705-8-4) upon the claims admitted on the Schedule of the said Insolvent, and as soon as such claims shall be duly substantiated to the satisfaction of the said Assignee.

Notice whereof is hereby given

Office of Examiner, 20th April, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোজীহন করমদারানেরদিগের
জানার্থে আদালত—

নাভয়ান জাহ রিচার্ড বতমান এপ্রিল
পোরেনভাগে বিচর সাহে মাহার ৪ শনিবার
বের বিষয় খিনি বাদাল তারিখে উক্ত নাভয়
ইনক্যানটীর ৪ পণ্টনের নের মাল ও জায়গা
এক লেপ্টেন— নের মুক্তিয়ারকার
মে. জান ওয়ালিয় আলিকজের সাহেবের এমাই
রে হুমম হইল জে এই উক্ত মুক্তিয়ারকার তাহার
হস্তে কো. নিককা ২১৪০/১১ পাই হইতে কো.
নিককা ১০ টাকার হিসাবে সতকরা নিককা ১০০
টাকার উপর বিভাগ করিতে মে. কো. নিককা
১৭২০/৮ পাই লাগিবেক অেসকন মে. এই উক্ত
নাভয়ানের কদের লিখিত ও নিকত আছে এবং
জাহারা এই উক্ত মুক্তিয়ারকারের তুফীন্নক করি
বেন—

উহার ধর এতদ্বারায় মেওয়ারী আইতেছে—

একজামিনর সাহেবের আকিষ—

সন ১৮৪০ সাল ২০ এপ্রিল—

মে. আলিকজের মুক্তিয়ারকার—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Alexander Ayton, late a Captain in the Service of the East India Company, an Insolvent. Notice is hereby given, that Sa. Alexander Ayton, late a Captain in the Service of the East India Company, is appointed for further Hearing in this matter for the purpose of declaring a Dividend; and that an Account in detail of the Receipts and Disbursements of the Assignee in this matter, from the 8th day of September

1837 until the 3rd day of April 1840, has been received and filed, and may be inspected at the Office of the Chief Clerk.

"Any Creditor or other person interested, who may intend to establish or oppose any claim upon the Estate of the said Insolvent, will be heard, having given notice of such intention at the Office of the Chief Clerk three clear days before the Hearing."

Office of Examiner, 20th April, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোত্রহীন করজবানারের পরি জ্ঞাপন আদালত

নাভয়ান জেমস আলিক এতদ্বারা য় ধর
জের আইটান সাহেবের বি দেওয়া জাইতেছে
যয় তিনি সাবেক এক কাপ যে আগতো মে মা
ভেন কোম্পানির কথো তে হার ২ শনিবার তা
রিখ এই বিষয় পুনরায় সুনানির নিমিত্তে এবং
বিভাগ করনাতে নিভারিত হইল এবং এই উক্ত নাভ
য়ানের জায়দানের মুক্তিয়ারকার সাহেবের এক
আদায় এবং ধরচের হিসাব ইং সন ১৮৩৭ সালের
সেপটেম্বর মাহার ৮ তারিখ বাং সন ১৮৪০ সালের
এপ্রেল মাহার ৩ তারিখ দাখিল হইয়াছে তাহা
চিক কেলাক সাহেবের আফিষে দৃষ্টী হইবেক

কোন মহাজন কিয়া তদ্বিষয়ে সত্যিকারি
ব্যক্তি তিনি বাঞ্ছিত হইল এই উক্ত নাভয়ানের জায়
দানের উপর আগত্য করিতে তিনি এই সুনানির নি
মিত্ত দিবসের পূর্বে পূর্বে তিন দিবস থাকিতে চিক
কেলাকে সাহেবের আফিষে তাহার মানবের সর্বান
মিলে তাহার আগত্য সূচী জাইবেক

একজামিনর সাহেবের আফিষ

সন ১৮৪০ সাল ২০ এপ্রেল

মেং আলিকজের মুক্তিয়ারকার

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of William McDonald Husband, of Allahabad, Merchant and General Agent, an Insolvent. Notice is hereby given, that on Saturday, the 2nd day of May next, is appointed for further Hearing in this matter for the purpose of declaring a Dividend: and that an Account in detail of the Receipts and Disbursements of the Assignee in this matter, from the 20th day of April 1839 until the 3d day of April 1840, has been received and filed and may be inspected at the Office of the Chief Clerk.

"Any Creditor or other person interested, who may intend to establish or oppose any claim upon the Estate of the said Insolvent, will be heard, having given notice of such intention at the Office of the Chief Clerk three clear days before the Hearing."

Office of Examiner, 20th April, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোত্রহীন করজবানারের পরি জ্ঞাপন আদালত

নাভয়ান উইলিয়াম ম্যাক এতদ্বারা য় ধর
ডোলাও হজবাও এলাহা দেওয়া জাইতেছে
বাপ নিবাসি সওদাগর এবং জে আগতো মে মা
সু সাধারণ মুক্তিয়ারকার হার ২ শনিবার তা
রিখে এই বিষয় পুনরায় সুনানির নিমিত্তে এবং
বিভাগ করনাতে নিভারিত হইল এবং এই উক্ত
নাভয়ানের জায়দানের মুক্তিয়ারকার সাহেব এক
আদায় এবং ধরচের হিসাব ইং সন ১৮৩৯ সালের

এপ্রেল মাহার ২১ তারিখ বাং সন ১৮৪০
সালের এপ্রেল মাহার ৩ তারিখ দাখিল হইয়াছে
তাহা চিক কেলাক সাহেবের আফিষে দৃষ্টী
হইবেক

কোন মহাজন কিয়া তদ্বিষয়ে সত্যিকারি
ব্যক্তি তিনি বাঞ্ছিত হইল এই উক্ত নাভয়ানের
জায়দানের উপর আগত্য করিতে তিনি এই সুনানি
র নিয়মিত দিবসের পূর্বে পূর্বে তিন দিবস থাকিতে
চিক কেলাক সাহেবের আফিষে তাহার মানবের
সর্বান মিলে তাহার আগত্য সূচী জাইবেক

একজামিনর সাহেবের আফিষ

সন ১৮৪০ সাল ২০ এপ্রেল

মেং আলিকজের মুক্তিয়ারকার

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Charles Lloyd Edwards, an Ensign in the Seventh Regiment of Bengal Infantry, an Insolvent. On Saturday, the 4th day of April, instant, upon application of the Assignee of the Estate and Effects of the said Insolvent, It was ORDERED that the said Assignee do from and out of the sum of Co.'s Rs. 1,867-15-1 in his hands, pay a Dividend at the rate of Co.'s Rs. 20 per Cent. (amounting to Co.'s Rs. 1,849-13-5) upon the several claims admitted on the Schedule of the said Insolvent when and as soon as such claims shall be duly substantiated to the satisfaction of the said Assignee.

Notice whereof is hereby given.

Office of Examiner, 20th April, 1840.

Mr. Alexander, Assignee.

কলিকাতার জোত্রহীন করজবানারের পরি জ্ঞাপন আদালত

নাভয়ান চারলস লয়েড বর্তমান এপ্রেল
এতদ্বারা ডেন সাহেবের বি মাহার ৪ শনিবার
যয় তিনি বাঞ্ছাল ইনক্যান তারিখে উক্ত নাভ
টির ৭ পলটনের এক ইন যানের মাল ও জায়
সাইন যানের মুক্তিয়ারকার
মেং জান ওয়ালিস আলিকজের সাহেবের এলা
হারে হুদম হইল জে এই উক্ত মুক্তিয়ারকর তাহার
হস্তের কোং নিকতা ১৮৬৭/১ পাই হইতে কোং
নিকতা ২০ টাকার হিসাবে সতকরা ১০০ টাকার
উপর বিভাগ করিতে মোট কোং নিকতা ১৮৪৯/৩
পাই লাগিবেক জেসকল দেবা এই উক্ত নাভয়ানে
র কদের লিখিত ও সিক্ত আছে এবং তাহার এই
উক্ত মুক্তিয়ারকারের তদ্বিষয়ে করিবেন

উহার ধর একদ্বারা দেওয়া জাইতেছে

একজামিনর সাহেবের আফিষ

সন ১৮৪০ সাল ২০ এপ্রেল

মেং আলিকজের মুক্তিয়ারকার

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of John Palmer and others, heretofore trading in Co-partnership at Calcutta, as Merchants and Agents, under the style and firm of Palmer, Tagore, and Company, Insolvents. On Saturday, the 4th day of April, instant, upon application for and in behalf of Dwarkanath Do Hochepied Karpent, the Assignee of the Estate and Effects of the said Insolvents, It was ORDERED that the said Assignee do from and out of the sum of Co.'s Rs. 2,74,000 or thereabouts in their hands, pay a Dividend at the rate of Co.'s Rs. 1 per 100 Rs. (amounting to Co.'s Rs. 2,72,000) upon the several claims admitted on the Schedule of the said Insolvents when and as soon as such claims shall be duly substantiated to the satisfaction of the said Assignee.

dules of the said Insolvents, when and as soon as such claims shall be duly substantiated to the satisfaction of the said Assignee.

Notice whereof is hereby given.

Office of Examiner, 20th April, 1840.

Messrs. Waddington and Sandes, Atties.

**কলিকাতার মোজাহীর করজদারানের পরি
জ্ঞাপন**

নাভয়ান আন পায়র সা বহুমান এগরেল
হেব ওগরহর বিয়র আ মাহার ৪ শনিবার
হারা এহার পূহে কারবার তারিখে উক্ত নাভ
করিতেন বখরায় কলিকা যানের মাল ও আয়
ভায় সওদাগরি এবং গম দানের মুক্তিয়ারকার
জাগিরি নাম এবং উপা দারিকানাথ ঠাকুর
হিতে পায়র এবং কোম্পা আনুতোস দে এবং
নির— আনবট্ট জািন ডি
হাচিপাএড লয়ারপেট সাহেবের এম্বাহারে
হুজুম হইল যে এই উক্তমুক্তিয়ারকার তাহার
হাভের কোং সিককা ১৭৪৪৩১ টাকা হইতে কোং
সিককা ১ টাকার হিসাব সতকরা সিককা ১০০ টাকার
উপর বিভাগ করিতে কোং সিককা ২৭২০০০ টাকা
লাগিবেক যে সকল মেনা এই উক্ত নাভয়ানের কদের
নিখিত ও সিক্ত আছে এবং জাহারা এই উক্ত মুক্তি
য়ারকারের তুটীজনক করিবেন—

উহার ধর এতদারায় দেওয়া জাইতেছে—
একজামিনর সাহেবের আকিষ—
নন ১৮৪০ সাল ২ এগরেল—
মেসে ওয়াডিংটন এবং সান্ডেস উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.
In the matter of William Fairlie Clark and others, heretofore trading in Co-partnership at Calcutta, as Merchants and Agents, under the style and firm of Ferguson and Company, Insolvents. On Saturday, the 4th day of April, instant, upon application for and in behalf of Mr. John Wallis Alexander, the Assignee of the Estate and Effects of the said Insolvent, It was ORDERED, that the said Assignee do from and out of the sum of Co.'s Rs. 7,00,000 or thereabouts in his hands, pay a Dividend at the rate of Co.'s Rs. 2 per 100 Sa. Rs. (amounting to Co.'s Rs. 3,80,000) upon the several claims admitted on the Schedules of the said insolvent, when and as soon as such claims shall be duly substantiated to the satisfaction of the said Assignee.

Notice whereof is hereby given.

Office of Examiner, 20th April, 1840.

Messrs. Waddington and Sandes, Atties.

**কলিকাতার মোজাহীর করজদারানের পরি
জ্ঞাপন**

নাভয়ান উইলিয়াম ফারলি ক্লার্ক
নি কলিকাতা সাহেব ও গর মাহার ৪ শনিবার
রর বিয়র জাহারা এহার তারিখে উক্ত নাভ
পূ কারবার করিতেন বখ যানের মাল ও আয়
রর কলিকাতার সওদাগরি যানের মুক্তিয়ার
এবং গমভারি-কর্ম এবং কল মেসে জাব ওয়া
উপরিহে কারিকর করক— নির আনিকজের
কোম্পানির— মাহেবের এম্বাহারে
হুজুম হইল যে এই উক্ত মুক্তিয়ারকার তাহার
কোং সিককা ৭০০০০ টাকা হইতে কোং সিককা

২ টাকার হিসাবে সতকরা সিককা ১০০ টাকার
উপর বিভাগ করিতে মোট কোং সিককা ৫৬০০০০
টাকা লাগিবেক যে সকল মেনা এই উক্ত নাভয়ানের
কদের নিখিত ও সিক্ত আছে এবং জাহারা এই
উক্ত মুক্তিয়ারকারের তুটীজনক করিবেন—

উহার ধর এতদারায় দেওয়া জাইতেছে—
একজামিনর সাহেবের আকিষ—
নন ১৮৪০ সাল ২ এগরেল—
মিসিউএল ওয়াডিংটন এবং সান্ডেস উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.
In the matter of John Edward Cheetham, a Lieutenant in the Eleventh Regiment of Bengal Infantry, an Insolvent. On Saturday, the 4th day of April, instant, upon application of the Assignee of the Estate and Effects of the said Insolvent, It was ORDERED that the said Assignee do from and out of the sum of Co.'s Rs. 1,924-5-3 in his hands, pay a Dividend at the rate of Co.'s Rs. 20 per 100 Sa. Rs. (amounting to Co.'s Rs. 1,887-0-10) upon the several claims admitted on the Schedule of the said Insolvent, when and as soon as such claims shall be duly substantiated to the satisfaction of the said Assignee.

Notice whereof is hereby given.

Office of Examiner, 20th April, 1840.

Mr. Alexander, Assignee.

**কলিকাতার মোজাহীর করজদারানের পরি
জ্ঞাপন**

নাভয়ান আন এডওয়ার্ড চিটিহাম সাহেবের বিয়র মাহার ৪ শনিবার
জিনি বালাল ইনক্যানট্রীর তারিখে উক্ত নাভয়া
১১ পলটনের এক লেপ্ নের মাল ও আয়দা
টেন— নের মুক্তিয়ারকার
মেসে জাব ওয়াডিংটন সাহেবের এম্বা
হারে হুজুম হইল যে এই উক্ত মুক্তিয়ারকার তাহার
হাভের কোং সিককা ১১২৪১/৩ পাই হইতে কোং
সিককা ২০ টাকার হিসাবে সতকরা সিককা ১০০
টাকার উপর বিভাগ করিতে মোট কোং সিককা
১৮৮৭১০ পাই লাগিবেক যে সকল মেনা এই উক্ত
নাভয়ানের কদের নিখিত ও সিক্ত আছে এবং
জাহারা এই উক্ত মুক্তিয়ারকারের তুটী জনক করি
বেন—

উহার ধর এতদারায় দেওয়া জাইতেছে—
একজামিনর সাহেবের আকিষ—
নন ১৮৪০ সাল ২ এগরেল—
মেসে আনিকজের মুক্তিয়ারকার—

WANTED a steady, active person, who writes a good hand, and understands Accounts, for all the vacant appointments of Head Writer in the Chittagong Post Office. Salary Company's Rupees Forty (40) per month. Applications (if by letter post paid), to be made to the Post Master of Chittagong.

Chittagong Post Office, 2d April, 1840.

NOTICE of Public Sale for Arrears of Revenue, &c, unless intermediately liquidated, at the Collector's Office of Zillah Mymensing, on the 22d May, 1840, or 10th Jeyt 1247 B. S. Friday.

Names of Mohals to be sold, and of the Pergunnah in which they are situated, and Number of the Lots in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	REMARKS.
No. 1. Pergh. Alapsing Ha. 1 A. 6 C. 2 C. 2 Kts., Shum-kishore Acharj,	Bemola Dibba Chowdrine, &c.,	5093 7 2	347 7 0	This Mohal is under Butwarra.
No. 3. Do. do. Ha. 4 As. Gourkishore Acharj,	Bhowanykishore Acharj,	15016 12 1	1172 5 8	
No. 4. do. Attea Ha. 8 As., ...	{ Roshun Khatoon Chowdrine, &c.,	2153 3 5	1682 11 10	
No. 5. Do. do. Ha. 5 As. 5 C. 1 Krant,	Shumsheer Nesa Khanum, &c.	18229 3 2	1528 11 9	
No. 14. Do. Burbazon Ha. 7 As.	Bebun Bebon, &c.	9853 1 7	890 15 8	
No. 24. Do. Cogmarry Ha. 5 Annas,	Dya Mohan Chowdrine,	8586 0 5	298 5 9	
No. 26. Tuppeh Kooreekhys Abraham Khan, &c.,	Bhowanny Keshore Acharj, ...	10910 15 2	1068 11 6	
No. 31. Pergh. Hosenshye and Joar Hosenpoor, Entire Estate,	Edmund Kent Hume, Esq. &c.,	45457 14 0	4532 5 5	
No. 35. Do. Mymensing Ha. 4 Annas,	Sumboo Chunder Chowdry, &c.	29653 15 8	1920 14 3	Do. do.
No. 36. Do. do. do.	Taranikunth Lahory, &c., ...	32445 9 11	2633 14 3	Do. do.
No. 37. Do. do. do.	Narainee Debra, &c.,	32443 11 4	2028 9 8	
No. 38. Do. do. do.	Bhageeruthee Debba, &c.	32561 4 7	781 12 2	
No. 48. Do. Nusserejeal Ha. 4 Annas 10 Gundas including illegally separated Mohals,	Joy Jugut Chunder Chowdry, &c.,	7194 1 1	600 9 2	
No. 66. Do. Pookereah, Entire Estate,	Rance Bhoobun Mohan Dibba, &c.,	75245 6 0	4093 12 10	Do. do.
No. 71. Do. Soosung Hissa 14 Annas,	Raja Beshoonath Sing, &c., ...	18389 5 4	2370 2 0	

The Lands produce Paddy, Sugar Cane, Indigo, &c. &c. &c.

Mymensing, Collector's Office, the 6th April, 1840.

H. ATHERTON, Ag. Collector

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office of Dinagepore, on Thursday, the 7th May next, or 26th Bysak 1247, B. S.

Name of Mohal to be sold and of the Pergunnah in which it is situated and No. of Lot in the Collector's Sale Statement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue for Kist February with Interest up to 31st March 1840.	REMARKS.
M. Koonwurpore, P. Salbaree, No. of Lot 23,	Hural Tagore,	7211 11 9½	754 7 6	
M. Kalmegha, &c. P. Do. No. of Lot 21,	Ditto,	7581 11 1½	808 0 0	
M. Rushea, &c. P. Do. No. of Lot 25,	Ditto,	8150 4 6½	841 5 0	
M. Rughoonathpore, &c. P. Behenugur, No. of Lot 115,	Kanaelal Tagore, &c.	8456 2 2	888 12 10	
M. Hureehurpore, &c. P. Surbutta, No. 203,	Luletmohun Tagore, &c.	8379 12 9½	861 8 6	
M. Banapara, &c. P. Do. No. of Lot 204,	Ditto,	8502 6 6½	861 8 6	
M. Rushidpore, &c. P. Gelobaree, No. of Lot 206,	Ditto,	3244 1 6½	841 6 0	

Dinagepore, Collector's Office, 7th April, 1840.

R. C. HALKETT, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 12th May 1840, corresponding with 31st Bysak 1247 B. S.

Name of the Mohal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	REMARKS.
No. 19. Kismut Lot Indoss, Pergunnah Keotubpore,	Gopallohl Tagoor,	5,705 1 10	255 11 1	This Land produces Paddy, Sugar Cane, &c.

Zillah Beerbhoom, Collector's Office, the 7th April, 1840.

B. BOWLING, Ag. Collector

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 8th day of May 1840 next, corresponding with 27th Bysack 1247 B. S.

Name of Mehal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Pergh. Chingootsah, No. 2. ...	Gopal Lall Takoer,	20824 5 9	2560 10 4	Indigo, Date Tree, Sugar, and all kinds of Grain are produced on these Mehals.
Pergh. Havalee, No. 5.	Hurecoomar Takoer,	34788 2 11	1680 7 3	
Pergh. Hakimpore, No. 6.	Hurecoomar Takoer,	6927 9 6	800 0 0	
			5830 1 7	

Zillah Jessore, Collector's Office, the 7th April, 1840.

C. B. TREVOR, Offg. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessore, on the 8th day of May 1840 next, corresponding with 27th Bysack 1247 B. S.

Name of Mehal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	REMARKS.
Pergunnah Cheeroolea Mud- dhoodea, No. 1.	Callypersun Muckerjee,	17919 9 1	1953 11 3	Indigo, Date Tree, Sugar, and all kinds of Grain are produced on these Mehals.
Pergh. Eanfpore, Ameerabad, No. 3.	Isurchunder Nundee,	14994 15 11	2210 15 11	
Pergh. Emadpore, No. 4.	{ Woodyechund Uddy, and others,	6857 2 10	1350 4 0	
Pergh. Hoglah, &c. No. 7. ...	Gunganarain Roy, &c.	15573 0 3	169 9 10	
Pergh. Molye, No. 8.	Prannath Chowdry, &c.	24257 15 10	116 4 4	
Pergh. Mahomedshye, 6 An. 8 Gundas Share, No. 9. ...	Tarneychurn Banerjee, &c. ...	47570 12 0	2471 19 2	
Pergh. Mahomedshye, 3 Annas 4 Gundas, No. 10.	Ditto ditto,	34149 1 3	2915 12 7	
Pergh. Nuldee, &c. No. 11. ...	Greenarsin Sing,	71211 11 8	10989 14 10	
Pergh. Ramchunderpore, No. 12.	Callynath Roy, &c.	18454 2 4	3636 2 1	
Turrul Runsoolpore, Pergh. Eanfpore, No. 13.	Poolnbaharee Sein,	29492 0 3	5068 11 2	
Pergh. Syedpore, No. 14.	Raja Burdascanth Roy,	46192 10 2	4749 2 2	
			96239 14 0	

Zillah Jessore, Collector's Office, the 7th April, 1840.

C. B. TREVOR, Offg. Collector.

East India Army Agency,

16, CORNHILL, AND 8, ST. MARTIN'S PLACE,
CHARING CROSS.

Messrs. GRINDLAY, CHRISTIAN, & MATTHEWS

THE numerous communications which have been addressed to Captain Grindlay from all parts of India, conveying the most flattering approbation of the manner in which his duties to his constituents have hitherto been performed, and the most cordial assurances of support to the new Firm, commenced in November, 1838, are felt by him to call for a public expression of gratitude.

In thus offering his thanks for the extensive and honorable patronage long afforded to the Establishment under his sole management, and now so kindly promised to the Firm of GRINDLAY, CHRISTIAN AND MATTHEWS, he begs to assure his numerous friends and well wishers, that the efforts of himself and his partners will be unremittingly directed to merit the continued confidence reposed in them by the various branches of the Indian community, both at home and abroad.

The high character attained by the Establishment under his superintendence has been the result of many years' perseverance,—its pretensions were tested by experience, and the value of the facilities which it afforded for the dispatch of business, tried and vouches for by a large proportion of those whose engagements led them to India. It is acknowledged with pride, that success followed exertion, and the means

have thus been obtained of increasing the resources of the Establishment and greatly enlarging the circle of its usefulness.

In conclusion, Messrs. GRINDLAY, CHRISTIAN AND MATTHEWS have only to remind their Subscribers and the Public at large, that they continue to transact every description of business connected with India and the Colonies.

Parties desiring to support this Agency are informed that Subscriptions of 12 Rupees per annum will be received by

Messrs. COLVIN, AINSLIE, COWIE & Co., Calcutta.
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Office of the East India Army Agency in London, 16, Cornhill, and East India Rooms, 8, St. Martin's Place, Charing Cross.

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the address, either permanent or variable, of the Party in Europe or India respectively. The Postages, with the Annual Subscription, are charged periodically in account with the Subscriber, payable either in England or India; or in many cases a remittance in advance is made to cover the probable estimated amount during the year.

An Envelope, containing several enclosures, written on thin paper and watered, may thus be sent:—

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Under One Ounce, double ditto.....	2s. 0d.

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Subscribers absent from England have the privilege of naming a Proxy, to avail himself of the resources of the East India Rooms, in London.

And it is requested that a Letter of full Instructions be addressed to Messrs. G. and Co.

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Published this day, and for sale at the Orphan Press, Price 2 Rs.

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Leviable upon Letters, Baggy Parcels, &c. passing between Calcutta and other places in the East Indies, revised according to the Tables in Schedule C. 1, 2, 4 and 5, which have been substituted for the Tables so numbered in Schedules A and B of Act XVII. of 1837, under the order of Government, No. 134, General Department, dated 14th August, 1839, and published in the Calcutta Official Gazette of the 24th of that month. The revised rates to have effect from the 1st of October, 1839.

October 7, 1839.

**A REPORT ON
DORJELING,
WITH 2 MAPS;**

Being a Compilation made from the Official Records of Government.

Printed under the authority of Government and with the views detailed in the "Conclusion" of the Pamphlet.

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CONSTRUCTIONS

BY THE

Sudder Dewanny & Nizamut Adawlut,

Part 7 of Volume 2,—Price 6 Rs.

G. H. HUTTMANN, Orphan Press.

July 4th, 1839.

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Part I, of Vol. 3,—Price 4 Rs.

Containing the whole of the Constructions for 1838.

G. H. HUTTMANN, Orphan Press.

July 4th, 1839.

REPORTS OF CASES

IN THE

Court of Sudder Dewanny Adawlut.

Part I. Vol. 5, 1830. Part II. 1831, & Part III. 1832,

Royal 8vo. Price 3 Rupees each.



SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

WEDNESDAY, APRIL 22, 1840.

CIVIL SERVICE ANNUITY FUND.

A Special General Meeting was held at the Town Hall, this day, the 21st April, 1840, under Rule 25, to consider the Resolutions proposed by the Requisitionists who signed the Advertisement officially notified under date the 7th of March last and subsequent dates.

PRESENT—

Messrs. R. H. Rattray, C. Davidson, J. H. Patton, D. C. Smyth, C. Tucker, H. M. Parker, J. P. Grant, J. Curtis, J. G. B. Lawrell, J. S. Torrens, T. C. Loch, J. Pattle, G. A. Bushby, T. R. Davidson, H. Moore, T. P. Biscoe, T. Taylor, J. F. Hawkins, F. J. Halliday, J. Millet, J. H. Young, J. Lewis, Richard Walker, J. R. M. Reid and H. V. Bayley.

Mr. Rattray was unanimously called to the Chair.

The Chairman read the Requisition and Resolutions above referred to.

Mr. H. M. Parker moved that the above Resolutions be adopted.

Mr. Grant seconded this motion.

Mr. Bushby moved as an Amendment—

“That a Memorial be prepared for the consideration of the Subscribers to the Civil Service Annuity Fund, and after adoption by them be submitted to the Hon'ble the Court of Directors, setting forth the confidence which the Subscribers repose in the liberality and the wisdom of the Regulations which the Hon'ble Court will enact with reference to the Memorial of the Subscribers to the Hon'ble Court dated the 7th April 1838.

That the Subscribers think it probable from their not having received any reply to that Memorial, that besides the specific solicitations contained in it, the question as to the number to be allowed of annual retirements from the Service may be under the consideration of the Hon'ble Court, and that the decision of the Hon'ble Court on this point will be regulated by the policy and intentions of the Authorities in England as the permanent complement of Civil Servants which shall be deemed adequate for this Establishment. If less than the number of Servants on which the original Scheme of the Fund was based, then the Hon'ble Court will proportionately diminish the number of annual retirements. If more they will be proportionately increased.

These being matters for the cognizance and judgment of the Hon'ble Authorities it would be premature in the Subscribers at this moment to suggest that any fixed number of retirements shall be prescribed per year.

But the Subscribers beg permission to express their belief that the present number of six per annum is not sufficient to meet the growing demands of the Service or the purposes of the Institution.

Looking to the financial condition of the Fund they repeat their humble opinion that the resources are ample for the grant of a number of Annuities to the limit of nine per annum.

In modification of their former Memorial the Subscribers would suggest that on the subject of refund of excess contribution, which question they will also confidently leave to the superior wisdom of the Honorable Court, the amount of the excess retained should be fixed on the principle of making this extra charge a sufficient penalty for not retiring at the time when an Annuity shall be available to the party, and that it shall be fixed on a moderate scale adequate to that object, and to go beyond such object.

The Subscribers are of opinion that if it shall please the Honorable Court to extend the Boon of quarter-valuation-payment to permanency it would be a severe hardship and one not contemplated by the Subscribers to the Memorial of the 7th of April, 1838, to levy from the unfortunate Members of the Service who should be disabled from retiring in due course an unlimited excess of subscription beyond the value of the thing for which the subscription was made, especially as it is one of the Rules of the Fund that a Subscriber, a Civil Servant, cannot retire from the Institution. It will not escape the observation of the Honorable Court that there will be instances of Servants willing to retire after completing their prescribed period of service and residence, but unable to do so in consequence of the limit of available Annuities, and the effect of the favorable terms by which their predecessors have benefited. It will not be just to exact in these cases as penalty, the unlimited excess of their contributions beyond the value of the Annuity allowed.

Mr. Biscoe seconded this motion.”

Mr. Grant then moved—

“That Mr. Bushby's Amendment be not put by the Chair, because it enters into matter not adverted to by the Requisition under which this Meeting is assembled.”

Mr. H. M. Parker seconded this motion.

Mr. Pattle moved as an Amendment—

“That the consideration of the propositions for which this Meeting was assembled, be postponed pending an answer from the Honorable the Court of Directors to the Memorial of the Service of the 7th April 1838.”

This Amendment was seconded By Mr. T. R. Davidson.

Mr. Pattle's Amendment being put from the Chair, there appeared—

Present.
For, 6, * } Proxies
Against, ... 18, } None.

Mr. Grant's motion being put from the Chair there appeared—

Present.
For, 10 } Proxies
Against, ... 13 } None.

Mr. Bushby's Amendment being put from the Chair there appeared—

Present.
For, 7 } Proxies
Against, ... 17 } None.

The original Resolutions advertised in the Calcutta Gazette and leading Journals on the 7th of March and subsequent dates were then separately put from the Chair—

There appeared, on the 1st Resolution, viz.

"That the operation of the Rules, Articles 35 and 36, shall cease from the 1st of May 1840."

	<i>Present.</i>	<i>Proxies.</i>	<i>Total.</i>
For, 17	+	58	= 75
Against, ... 7	+	9	= 15

Carried by a Majority of 60

* Messrs. Pattle, Rattray, D. C. Smyth, Discoe, Davidson and Reid.

On the 2d Resolution, viz. "That the Subscribers will accede to any proposal that the Honorable Court may be pleased to approve, with reference to the Memorial of the 7th of April 1838, for the grant of Annuities in terms more favorable than half premium provided that the full number of nine Annuities prayed for in the said Memorial be thereby available, and provided further that the system of refunds be thereby discontinued" The votes appeared—

	<i>Present.</i>	<i>Proxies.</i>	<i>Total.</i>
For,..... 18	+	58	= 76
Against, 4	+	8	= 12

Carried by a Majority of 64

On the 3rd Resolution, viz. "That the present circumstances of the Service are such as to render it inadvisable for the Subscribers to alter the original Rules of the Fund in any manner which shall not provide for the two points mentioned in the foregoing Resolution:" the votes were—

	<i>Present.</i>	<i>Proxies.</i>	<i>Total.</i>
For, 18	+	55	= 73
Against, ... 4	+	■	= 12

Carried by a Majority of 61

Thanks having been voted to the Chairman, the Meeting broke up.

R. H. RATTRAY, *Chairman.*

Civil Service
Annuity Fund Office, }
The 21st April, 1840. }



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 3 P. M. of that day.

SATURDAY, APRIL 25, 1849.

FORT WILLIAM,

GENERAL DEPARTMENT, 20TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

Tue 19th November, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 1 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR
MAKING ADVANCES IN INDIA AND CHINA,
UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

s. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Madras.
Ditto.....	Bombay.
Per Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose so re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued: the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 12 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 27TH NOVEMBER, 1839.**

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,
H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 13TH APRIL, 1840.**

The following Draft of a proposed Act was read in Council for the first time on the 13th April 1840.

Act No. — or 1840.

An Act to extend the application of the provision of Sec. IV. Reg. XII. of 1833 of the Bengal Code to the lower Courts.

It is hereby enacted, that it shall be competent to the Governor of Bengal for the time being and for the Lieutenant-Governor in the North Western Provinces or person exercising the functions of Lieutenant-Governor in those provinces to extend the whole or any part of the provisions of Reg. XII. of 1833 of the Bengal Code to all Courts subject to their respective authority.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 15th day of June next.

T. H. MADDOCK,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 13TH APRIL, 1840.**

The following Draft of a proposed Act was read in Council for the first time on the 13th of April, 1840.

Act No. — or 1840.

An Act concerning the management of Convicts transported to places within the territories of the East India Company.

I. Whereas doubts have arisen touching the legal mode of treating Convicts transported to places within the territories of the East India Company, and it is expedient to modify the rules which have heretofore been followed with regard to the management of such Convicts;

It is hereby declared and enacted, that as soon as any offender shall be delivered to the person or persons to be appointed by the Governor General in Council on that behalf at the place to which he is transported, the property in the service of such offender shall be vested in such person or persons during the term of transportation.

II. And it is hereby declared and enacted, that it shall be lawful for the Governor General in Council to appoint the Governor or other Authority at any place within the territories of the East India Company, or to appoint one or more Superintendents at any such place as the persons to whom Convicts undergoing transportation shall be delivered and in whom the property in the service of such Convicts shall be vested as aforesaid.

III. And it is hereby declared and enacted, that it shall be lawful for the Governor General in Council to issue orders from time to time to any such Governor, Authority, or Superintendent, and which orders are hereby required to be duly executed, and to frame rules touching the classification of Convicts, their confinement, treatment, and discipline, and touching such moderate correction as may be necessary in cases of misbehaviour and disorderly conduct, and of neglect or disobedience in the service of those persons in whom the property of such service may be vested as aforesaid.

IV. And it is hereby declared and enacted, that all persons who have heretofore been transported to any place within the territories of the East India Company, and whose terms of transportation are not yet expired, shall be subject to the provisions contained in this Act, and nothing heretofore done with respect to offenders who have been so transported in conformity with the provisions of this Act, or by the orders, or with the sanction of Government, shall be called in question in any Court of law.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 15th day of July next.

T. H. MADDOCK,
Secy. to the Govt. of India.

No. 155.

ORDER BY THE RIGHT HON'BLE THE GOVERNOR OF BENGAL.

**FORT WILLIAM,
GENERAL DEPARTMENT,
THE 22D APRIL, 1840.**

Mr. W. Roberts, Writer, is permitted, on Medical Certificate, to proceed to Dargeling, and to be absent from the Presidency, for six months.

G. A. RUSHBY,
Secy. to the Govt. of Bengal.

(No. 669.)

**FORT WILLIAM,
JUDICIAL AND REVENUE DEPARTMENT,
THE 30TH JANUARY, 1840.**

NOTIFICATION.

The following rule is published for general information:

Whenever the Salary and other Allowances of an Officer amount in the aggregate to less than the rate of Rupees 25,000 a year, he shall receive Rupees 5 a day as travelling allowance whilst actually employed on duty in Tents at a distance from his Sudder Station, or as much within that allowance as shall make his total receipts amount to that rate.

By Order,

FRED. JAS. HALIMDAT,
Secy. to the Govt. of Bengal.

(No. 679.)

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR OF
BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,
THE 14TH APRIL, 1840.

Lieutenant R. Ouseley, of the 50th Regiment N. I., is appointed to officiate as an Assistant to the Agent in the Governor General on the South Western Frontier, during the absence on leave of Doctor Davidson, or until further orders.

Rahoo Khittermohun Mokerjee, Deputy Collector under Regulation IX. of 1833 in Chittagong, is allowed leave of absence, for two months, on Medical Certificate, in addition to the leave granted to him by the Commissioner of the Division.

THE 18TH APRIL, 1840.

Mr. Eheneger Mitchell is appointed to officiate as Civil Assistant Surgeon at Pooree, Southern Division of Casteek, in the room of Mr. Assistant Surgeon Cumberland on leave of absence.

THE 21ST APRIL, 1840.

Mr. E. A. Samuels, Officiating Magistrate of Tirhoot, is allowed leave of absence, for one month, on private affairs, to commence from the date on which he may make over charge of Office to Mr. T. C. Loch, who has this day been appointed to exercise the powers of Joint Magistrate and Deputy Collector in that District.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of Bengal.

No. 1200.

ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
FOR THE NORTH WESTERN PROVINCES.

AGRA,
GENERAL DEPARTMENT,

THE 8TH APRIL, 1840.

Three young men educated at the new Medical College, who have passed their examinations, having been placed at the disposal of the Hon'ble the Lieutenant Governor for employment in the N. W. Provinces, His Honor has appointed them as follow:

Issur Chunder Gangeelee, Sub-Assistant Surgeon at Benares, to be employed under the directions of the Civil Surgeon.

Ramnerain Doss, Sub-Assistant Surgeon at Cawnpoor, to be employed under the directions of the Civil Assistant Surgeon.

Jadob Chunder Set, Sub-Assistant Surgeon at Bareilly, to be employed under the directions of the Civil Surgeon.

Captain W. Grant, Major of Brigade, is appointed to be Post Master at Ferozepoor, to have effect from the date on which he may have relieved the Political Assistant from the charge of that Office.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

No. 1201.

ORDER BY THE HON'BLE THE LIEUTENANT GOVERNOR
NORTH WESTERN PROVINCES.

AGRA,
GENERAL DEPARTMENT,

THE 9TH APRIL, 1840.

JUDICIAL.

Mr. C. Lindsay has been authorized to make over charge of the Office of Civil and Sessions Judge of Dehlee, to the Principal Sudder Ameen, on the 1st instant, instead of the 24th ultimo, as was directed in Orders of 19th March last.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

No. 1245.

ORDER BY THE HON'BLE THE LIEUTENANT GOVERNOR
N. W. P.

AGRA,
GENERAL DEPARTMENT,

THE 18TH APRIL, 1840.

Captain G. Campbell, of the Horse Artillery, is appointed to be an Aide-de-Camp on the Staff of the

Hon'ble the Lieutenant Governor for the N. W. Provinces.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 22d April, 1840.

No. 92 of 1840.—The following paras. of a Military Letter, No. 11, dated 5th February 1840, from the Hon'ble the Court of Directors to the Governor of Bengal, are published for general information:

Para 1. We have permitted 2d Lieutenant F. Pollock to proceed to his duty on your Establishment.

2 We have granted additional leave to the following Officers, viz.

Captain W. Conway Gordon, ...	} For six months.
Lieut. Hugh Mackenzie,	
" W. Carnegie,	
" W. C. Lloyd,	
" G. A. Brett,	} For six months.
Asst. Surgeon J. Duncan,	
" W. M. Buchanan,	

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Milg. Dept.

FORT WILLIAM, 22d April, 1840.

No. 93 of 1840.—The Right Honorable the Governor General of India in Council is pleased to make the following Promotions:

Engineers.

Lieutenant Colonel James Pickett to be Lieutenant Colonel Commandant,	} From the 31st March 1840, in succession to Major General (Colonel) Sir Thomas Aubrey, Kt. and K. C. B., deceased.
Major George Hutchinson to be Lieutenant Colonel,	
Captain Edward James Smith to be Major,	
1st Lieutenant Chambré Brabazon Ponsonby Alcock to be Captain,	
2d Lieutenant Charles Lewis Spitta to be 1st Lieutenant,	

18th Regiment N. I.

Captain and Brevet Major Robert Kent to be Major,	} From the 15th April 1840, in succession to Major William Cubitt deceased.
Lieutenant Charles Brown to be Captain of a Company,	
Ensign Robert Faithfull Fanshawe to be Lieutenant,	

The undermentioned Officers are permitted to proceed to Europe on Furlough on Medical Certificate:

Surgeon Henry Newmarch,	} Of the Medical Department.
Assistant Surgeon Colin John Macdonald,	

Captain Edmund Augustus Monroe, of the 39th Regiment Native Infantry, having been declared incapable of performing the active duties of his profession, is, at his own request, transferred to the Invalid Establishment.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Milg. Dept.

FORT WILLIAM, 22d April, 1840.

No. 94 of 1840.—First Lieutenant W. S. Pillans, Deputy Commissary of Ordnance, is promoted to the grade of Commissary, to complete the Establishment; and Captain E. H. Ludlow, of Artillery, is appointed a Deputy Commissary.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Milg. Dept.

FORT WILLIAM, 22d April, 1840.

No. 95 of 1840.—The Right Hon'ble the Governor General of India in Council is pleased to make the following Appointments in succession to Major General J. W. Faat appointed to the General Staff of the Army:

Brigadier C. W. Hamilton to be a Brigadier of the 2d Class on the Establishment.

Colonel E. F. Waters, C. B., to Command the Troops at Ferozepore, with the temporary rank of a Brigadier of the 2d Class.

With reference to General Orders No. 45, of the 4th ultimo, Ensign Samuel Charles Alston Swinton, of the Infantry, is transferred to the Cavalry branch of the Service, and promoted to the rank of Cornet, leaving the date of his Commission for future adjustment.

Captain Farquharson Tweeddale, of the 8th Regiment Light Cavalry, has returned to his duty on this Establishment without prejudice to his rank, by permission of the Hon'ble the Court of Directors. Date of arrival at Bombay 31st December 1839.

Major Henry Carter, of the 79d Regiment Native Infantry, Agent for Family Money and Pay Master of Native Pensioners at Barrackpore, has leave of absence for six months, from the 1st proximo, to visit Cheera Poonjee, on Medical Certificate.

The undermentioned Officers of the Cavalry and Infantry are promoted to the rank of Captain by Brevet, from the date expressed opposite to their names.

Lieutenant George Poyntz Ricketts, 1st Regiment Light Cavalry,
Lieutenant William Martin, 52d Regiment Native Infantry,
Lieutenant Thomas Mould Edgar Moorhouse, 35th Regiment N. I.,
Lieutenant James Dickson Wilson, 10th Regiment N. I.,
18th April, 1840.

Major Richard Gardner, of the 18th Regiment Native Infantry, Agent for Army Clothing 1st Division, has leave of absence, from the 10th proximo, to the middle of November next, to visit Simla, on urgent private affairs.

Captain H. M. Graves, of the 16th Regiment Native Infantry, is appointed to officiate as Agent for Army Clothing 1st Division, during the absence of Major Gardner, or until further orders.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Mily. Dept.

FORT WILLIAM, 23d April, 1840.

No. 96 of 1840.—The following Notification, issued by the Government of India, in the General Department, is published for general information.

NOTIFICATION,
FORT WILLIAM,

GENERAL DEPARTMENT, 23d April, 1840.

In consequence of the receipt of the intelligence by the Overland Mail, brought by the "*Atalanta*" Steamer, of the Marriage of Her Majesty Queen Victoria, with His Royal Highness Field Marshal Francis Albert Augustus Charles Emanuel, Duke of Saxe, Prince of Saxe-Coburg and Gotha, R. G., the Right Hon'ble the Governor General of India in Council is pleased to direct, that a Royal Salute be fired from the Ramparts of Fort William at 6 A. M. on the morning of to-morrow, the 24th instant, and that a Feu-de-joie be fired by the Troops of the Garrison, in honor of this happy event.

J. STUART, Lt.-Col.,
Secy. to the Govt. of India, Mily. Dept.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- Box, Wm. Spokes, 1st European Regt. 4th Company, per Robarts.
- Case, Marked G B I, per Lady Clifford.
- Ditto, Lt. W. J. King, per Owen Glendower.
- Ditto, Marked 1 D C 1 and 2, per Falcon.
- Ditto, J. Ryan, Ship Osage, per Columbo.
- Parcel, C. H. Dickens, per Eleanora.
- Cases, E. Capes, 1 and 2, per Chieftain.
- Ditto, H. Lees, 68d Regiment, per Windsor.
- Parcel, T. H. Blyth, per Windermere.
- Case, no mark, per Bland.
- Ditto, Lt. C. Cox, per Vernon.
- Ditto, A. L. Dickson, per Miranda.
- Letter, Revd. A. Leslie, per Edward Robinson.
- Case, Capt. Jervis, 5th Regt. N. I., per Andromeda.
- Ditto, Lt. Faunce, 21st Fusiliers, per Fattayralem.

R. WALKER, Collr. of Customs.

Calcutta Custom House, the 24th April, 1840.

The Collector has no objection to pass unopened Packages for private use, and not for Sale, provided satisfactory proof of contents and value for levy of duty be afforded at time of Clearance in shape of Invoices, Bills, or Letters of Advice.

In the absence of such documents, parties should depute a person to be present at the opening of Packages.

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners or destination.

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the surplus that is available at each Treasury :

LOWER PROVINCES.

Backergunge, ...
Midnapore,
Mymensing,
Purneah,
Pubnah,
Rajshahce,
} at par and 3 days' sight.

Gowalparah, at 1 per Cent. premium 3 days' sight.

NORTH WESTERN PROVINCES.

Azimgarh,
Bareilly,
Cawnpore,
Goruckpore, ...
Juaupore,
Moradabad,
Mirzapore,
} at $\frac{1}{2}$ per Cent. prem. and 10 days' sight.

C. MORLEY, Acct. General.

Fort William,
Accountant General's Office,
The 25th April, 1840.

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Tossing at.	Remarks.
Steamer,					
Tourville,	Schramm and LeBlond,	From Bombay 23d May, latest date for Letters from Calcutta 8th May, ...	Overland Letters via Suez.		
Victoria,	C. and J. Morgan,	24th April,	Bourbon.		
Kitty,	J. and J. Agabeg,	25th Ditto,	Penang and Singapore.		
Andromeda,	Bates and Co.,	27th Ditto,	China,		
Hamilton Ross,	Carr, Tagore and Co.,	30th Ditto,	London.		
Superbe,	J. A. Walker and Co.,	In a day or two, ... Ditto,	Cape of Good Hope. Bordeaux.		

Wm. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 24th April, 1840.

STEAM NOTICE.

THE 23d of May next, ensuing, having been fixed upon for the despatch of the next Steamer from Bombay, with an Overland Mail,—Notice is hereby given, that the latest safe date for the transmission of letters from Calcutta, which may be intended for conveyance by that opportunity, will be the 8th Proximo.

H. S. OLDFIELD,

Offg. Post Master Genl.

Fort William, Genl. Post Office, }
the 20th April, 1840.

POST OFFICE NOTICE.

THE Government of India has been pleased to direct that, all Letters for the Officers and others of the Expedition to China, shall be exempted from Postage, save only the Inland Postage upon such Letters as may be transmitted to Calcutta from Mofussil Stations. The subjoined copy of the Letter from the Secretary to the Government of India, communicating the orders of Government for this indulgence, is published for general information.

H. S. OLDFIELD,

Offg. Post Master Genl.

Fort William, Genl. Post Office, }
the 20th April, 1840.

No. 294.

To H. S. OLDFIELD, Esq.,

Offg. Post Master General.

SIR,

I am directed by the Right Hon'ble the Governor General of India in Council to instruct you to notify in the *Calcutta Gazette* and other usual channels of information, that Letters put into the Post Office at Calcutta, or sent post-paid to Calcutta, or arriving from Europe or elsewhere beyond Sea, for the Officers and others of the Expedition to China, will be forwarded from Calcutta free of Postage, and that Letters addressed to Europe from the Officers and others of the Expedition will be transmitted by Ship, unless received into the Post Office of Calcutta through an Agent.

I have, &c.

(Signed) G. A. BUSHBY,

Secy. to the Govt. of India.

Council Chamber, the 15th April, 1840.

True Copy,

H. S. OLDFIELD,

Offg. Post Master General.

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to Camac Street to be fenced, while the Road is under repair.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorgayhattah Street to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be built.

Lower North Division.

Pollock Street—constructing Pucca Floor to the western side Drain.

Upper North Division.

Rameant Bose's Street, at the junction of Saum Bazar Street,—retaining wall to be constructed.

Bulram Day's Street—constructing an Arch over the drain at the back of the Premises No. 114.

Upper South Division.

Constructing a Tunnel on the Southside of Ranney Moody Gull—

R. J. ROSE,

Offg. Supt. Conservancy.

PILOT NOTICE.

BENGAL.

ORDERS having lately been received from the Hon'ble the Court of Directors, that the old Station off Point Palmyras shall be resumed by the Pilot Vessels during the South West Monsoon—Notice is hereby given, that from the 15th of March to the 15th of September, Pilot Vessels will cruise, as formerly, during the Day off Point Palmyras in Latitude 20° 42' to 20° 48' N. with the Point bearing a W. to W. by S. and anchor usually during the Night in a line East and West of each other, when the Vessel having on board the first Turn Pilot, will burn a Blue Light and Maroon alternately every hour commencing with the former at Eight o'Clock, and continuing till Day Light.

Commanders of Vessels are hereby informed, that the former Light House on Point Palmyras has been undermined by the Sea, and is now in so ruinous a state that no dependence must be placed on seeing any part of it.

Commanders are further informed, that the new Light House at False Point stands in Latitude 20° 19' 25" N. and Longitude 86° 48' 8" rising 120 feet above high water mark, and being coloured dark red, or reddish brown, with a large white star in the centre. The Building may be seen in clear weather by Day, and the Light (formed of Argand Lamps with reflectors) by Night, from 18 to 20 miles, at a height of 12 or 15 feet from the level of the Sea.

Commanders are recommended not to come under eight fathoms at the lowest for the purpose of making the Light House or Light at False Point, and, having made it to deepen their water again, say from 12 to 18 fathoms according to circumstances on steering to the North Eastward for the purpose of getting a Pilot off Point Palmyras. They are also recommended, whenever the weather assumes a threatening appearance and the wind inclines to the Eastward, to keep a still larger offing, particularly late in the season, as they may expect the Pilot Vessels to do the same, and that the latter will then be found nearer the Tails of the Reefs than Point Palmyras.

From the 15th September to the 15th March, the Pilot Vessels will cruise as before, between Saurar Sand and the Western Sea Reefs, according to the old Regulations.

(Sd.) T. T. HARRINGTON,

Master Attendant.

By Order of the Marine Board.

C. B. GREENLAW,

Secretary.

Fort William, the 21st April, 1840.

STATEMENT of Salt in Store at the several Bengal Agencies, and the Sulkes Golahs, on the 31st March 1840, as per Reports furnished to the Board.

Hidjelles.

Kalleenuggur South,	1245,	4,85,841	0	0
Ditto ditto,	1246,	68,622	0	0
Kalleenuggur North,	1236,	459	15	0
Ditto ditto,	1239,	260	20	0
Ditto ditto,	1244,	3,059	0	0
Ditto ditto,	1246,	67,987	0	0
Nau'rey,	1238,	4,505	0	0
Ditto,	1241,	79	15	0
Ditto,	1242,	41	0	0
Ditto,	1245,	21,167	0	0

Tumlook.

Narrainpore,	1245,	2,25,147	2	8
Ditto Seized,	"	19	21	1

24-Pergunnahs.

Dissee Gotcha,	1243,	1,310	3	0
Barboony,	1240,	26	0	0
Ditto ditto,	1241,	19	0	0
Ditto Gotcha,	"	494	35	0
Ditto ditto,	1242,	4,793	13	0
Ditto ditto,	1243,	7,467	30	8
Ditto,	1244,	1,74,518	21	0
Ditto,	1245,	89,404	20	0
Balleaghattah,	1246,	2,131	6	8
Narrainpore,	1243,	300	0	0
Ditto,	1244,	9	6	0
Ditto,	1246,	277	31	0
Monohurgunge,	1241,	70	0	0
Ditto,	1242,	5	0	0
Ditto,	1244,	4	0	8
Ditto,	1245,	11,320	30	0
Baugundey,	1245,	2,971	0	0

* Not saleable.

Bhooleeah.				Narrainpore,	* 1837-38,	484	24	8	
Sundrep, confiscated,	* 1838-39,...	10	0	0	Rock Salt,.....	* 1838-37,	0	82	4
Hatteeah,	* 1244,	81	35	4	Ditto,	* 1838-39,	0	21	0
Sagurdeh, confiscated,	* 1839-39,	4	0	0	Ditto,	1839-40,	5,861	0	0
Duckinshabazpore, confis- cated,	* 1838-39,	30	0	0	Seized Pungah Salt,.....	* 1839-40, ...	501	19	8
Dunneea Muncea,.....	* 1241,	235	10	0	" Coast "	"	1	39	4
Ditto ditto,.....	* 1242,	79	20	0	" Bombay "	"	1	12	0
Chittagong.				Rock Dust	"	2	9	0	
Bugwanpore, confiscated, ...	* 1837 to 40,	22	21	0	Ditto Merchantable,.....	"	2	97	0
Jooldeeah, ditto,.....	"	191	39	8	Cuttack Pungah	1241,	382	20	4
Barehar,	* 1242,	0	5	0	Ditto ditto,.....	1242,	1,118	20	0
Ditto,	* 1241,	0	6	4	Ditto ditto,	1243,	1,87,553	0	0
Ditto, confiscated,	* 1837 to 1840,	5	39	4	Ditto ditto,	* 1244,	1,85,393	0	0
Arragan,	1836-37, ...	877	4	1	Ditto ditto,	* 1245,	1,51,799	0	0
Ditto,	1837-38, ...	3,486	9	153	Khordah Pungah, ..	1241,	17	15	12
Ditto,	1838-39, 1,720,060	6	5		Ditto ditto,	1242,	3,712	17	0
Ditto,	1839-40, 24,097	8	4		Ditto ditto,	1243,	1,16,792	0	0
Ditto, confiscated,.....	* 1837-40,	137	38	1	Ditto ditto,	* 1244,	1,57,153	0	0
Sulhea.				Ditto ditto,	* 1245,	74,619	0	0	
Madras Permit	1834-35,	2,63,930	87	0	Balavore Pungah Salt,.....	1240,	17	10	4
Ditto, Burnt,.....	"	1,416	30	0	Ditto Ditto,	1242,	2,540	17	8
Ditto,	* 1835-36,	48,860	20	4	Ditto Ditto,	1243,	11,279	19	0
Madras Salt, Burnt,.....	"	501	12	12	Ditto ditto,.....	* 1244,	2,06,465	0	0
Ditto,	* 1836-37,	5,34,094	9	4	Ditto ditto,.....	* 1245,	2,10,979	25	0
Bombay,	1839-40,	6,430	2	0	Ditto ditto,	* 1246,	46,858	0	0
Muscat,	1837-38,	146	2	4	Published for general information, by order of the Board of Customs, Salt and Opium, the 20th April, 1840, H. T. BRENS, Secretary.				

* Not calculable.

* Not calculable.

* Not saleable.

* Not saleable.

বাদলার হরেক জেলায় ও নালিন্দার গোলায় যে নৈমক সন ১৮৪০ সালের ৩১ মার্চ
তারিখের মোজুদ থাকে তাহার তলশীল দেখা জাইতেছে—

জেলা হিজলী—

ছাট দক্ষিণ কালিনগর	...	১২৪৫	...	৪৩৫৮৪১/
এ	...	১২৪৬*	...	৬৮৬২২/
উত্তর	...	১২৩৬*	...	৪৫৯৮৫
এ	...	১২৩৯*	...	২৬০৪
এ	...	১২৪৩	...	৩০৫২/
এ	...	১২৪৬*	...	৮৭২৮৭/
নাকরি	...	১২৩৮*	...	৪৫০৫/
এ	...	১২৪১	...	৭১/৫
এ	...	১২৪২	...	৮১/
এ	...	১২৪৫	...	২১১৬৭/২

জেলা ডমলক—

ছাট নারায়নপুর	...	১২৪৫	...	২৫১৪৭/১১
এ কোকি	...	১২৪৫*	...	১৯১১

জেলা ২৪ পরগনা—

ছাট দিগি ধনা	...	১২৪৩*	...	১৩১৬/৩
বাহিরবুনি	...	১২৪০	...	২৬/
এ	...	১২৪১	...	১২/
এ গাছা	...	১২৪১*	...	৪২৪৪৫
এ	...	১২৪২*	...	৪৭৯৩৩
এ	...	১২৪৩*	...	৭৪৬০৮/১১
এ	...	১২৪৪	...	১৭৪৫১৮/১
এ	...	১২৪৫*	...	৮৪৪০৪/১০
বেলিয়াছাটা	...	১২৪৬*	...	২১৩৩/৬১
নারায়নপুর	...	১২৪৩	...	৫০০/
এ	...	১২৪৪	...	২/৬
এ	...	১২৪৬*	...	২৭৭৪১

* বিক্রয় কর্য নাই—

মোহনহরগঞ্জ	...	১২৪১	...	৭০/
এ	...	১২৪২	...	৫/
এ	...	১২৪৪	...	৪/৭৫
এ	...	১২৪৫	...	১১০২০৫০
বাগুড়ী	...	১২৪৫*	...	২২৭১/

জেলা ভুলুয়া

চোরা সন্দীপ	...	১৮৩৮।৩১*	...	১০/
খাট হাতিয়া	...	১২৪৪*	...	৮১৫৫।
চোরা সাগরদি	...	১৮৩৮।৩৯*	...	৪/
এ দক্ষীণ সাবানপুর	...	এ*	...	৩০/
খনিয়াখনিয়া	...	১২৪১*	...	২৩৫।০
এ	...	১২৪২*	...	৭১৫*

জেলা চট্টগ্রাম

চোরা ভগদানপুর	...	ই• ১৮৩৭ নং ১৮৪০ নং	...	২১৫।৬
এ ভুলদিয়া	...	এ*	...	১১১৫১।
বাহিরচর	...	১২৪২*	...	/৫
বাহিরচর	...	১২৪১*	...	/৬।
চোরা এ	...	ই• ১৮৩৭ নং ১৮৪০ নং*	...	৫৫১।
আরাকান	...	১৮৩৬।৩৭	...	৮৮৭/৪/
এ	...	১৮৩৭।৩৮	...	৩৪৮৬/৯৫।/১৫
এ	...	১৮৩৮।৩৯	...	১৭২০৪৬/৬।/
এ	...	১৮৩৯।৪০	...	২৪০৯৭/৮।
এ চোরা	...	ই• ১৮৩৭ নং ১৮৪০ নং	...	১৩৭৫৮/

মালিঙ্গা গোলা

মাসুর পরমিট	...	১৮৩৪।৩৫।	...	২৬৩২৫০৫।৭
এ গোড়া	...	এ*	...	১৪১৬৫।০
এ	...	১৮৩৫।৩৬।*	...	৪৮৮৬০।।০।
এ	...	এ*	...	৫০১২৫।
এ	...	১৮৩৬।৩৭।*	...	৫০৪০২৪/৩।
বোয়াই	...	১৮৩৯।৪০।	...	৬৪৩৯/২
মসকট	...	১৮৩৭।৩৮।*	...	১৪৬/২।
নারায়নপুর	...	১৮৩৭।৩৮।*	...	৪৮৪।।১।
বাং নমক	...	১৮৩৬।৩৭।*	...	৫২।
এ	...	১৮৩৮।৩৯।*	...	৫৮৬১/০
এ	...	১৮৩৯।৪০।*	...	৫০১১৩।।
কোকী পাখা	...	এ*	...	১৫১।
কোকী করকর নৈমক	...	এ*	...	১১২
এ এ বোয়াই	...	এ*	...	২/৮
কো নৈমক নৈমক	...	এ*	...	২৫৭
এ নৈমক	...	এ*	...	৩৩২।।০।
কটক পাখা	...	১২৪১	...	১১১৩।।০
এ এ	...	১২৪২	...	১৮৭৫৫৩/
এ এ	...	১২৪৩	...	১৮৫৩২৩/
এ এ	...	১২৪৪*	...	১৪৪৭৩২/
এ এ	...	১২৪৫*	...	১৭।৫৫।
বোয়াই পাখা	...	১২৪১	...	৩৭১২।৭
এ	...	১২৪২	...	

মিক্স জল নদে

ধোঁরদা পাঁজা	...	১২৪৩	...	১১৬৭২১/
ঐ ঐ	...	১২৪৪*	...	১০৭১০৩/
ঐ ঐ	...	১২৪৫*	...	৭৪৬১৮/
বালেশ্বর পাঁজা	...	১২৪৬	...	১৭১৬১
ঐ ঐ	...	১২৪৭	...	২০৪০৭৭১
ঐ ঐ	...	১২৪৮	...	১১২৭১০
ঐ ঐ	...	১২৪৯*	...	২০৬৪৬৫/
ঐ ঐ	...	১২৫০*	...	২১০৯৭৯১৫
ঐ ঐ	...	১২৫১*	...	৪৬৮৫৮/

* বিক্রয় লগা নহে

সব্ধে সাক্ষরগণের সুগোচরার্থে প্রকাশ করা যাইতেছে—
বিমোক্তির হুকুম সাহেবান আলিসান বোডে পরমিট নেমক ও আফিম ইতি সন ১৮৪০ সাল
তারিখ ২০ এপ্রিল

H. TORRENS, Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.
In the matter of Robert William George Frith and Henry Frederick Boucher, heretofore carrying on business in co-partnership as Merchants and Agents, under the style or firm of Frith and Company, Insolvents.

On Tuesday the 14th day of April, instant, It was ordered that John Allan, Esq. be appointed the Assignee of the Estate and Effects of the said Insolvents, in the room and stead of Mr. Francis Bathie deceased

Notice whereof is hereby given.

Office of Examiner, 23d April, 1840.

Mr. Thompson, Atty.

কলিকাতার কোর্টহাউস করজমাদারগণের
পরিজানার্থে আহ্বানত

নাভয়ান রবট উইলিয়াম বস্তুমান এপারেল
জাজে ফিরিত এবং হেনেরি মাহার ১৪ মকল
কিছুক বোচর সাহেবের বি বার তারিখে হুকুম
যয় জাহারা এহার পুরে কার হইল জে ঐ উক্ত
বার করিতেন বহরায় সওয়া নাভয়ানের মাল ও
গরি এবং গমস্তাগিরি নাম জায়দারের মুক্তিয়া
এবং উপাধিতে ফিরিত এবং রকার মো কান
কোন্সারি— নিসবেতিসাহেবের
মৃত্তে তৎস্থানে জুযুত কান এলান সাহেব মকরর
হইলেন

উহার ধরব এতদধারায় দেওয়া যাইতেছে—

একজামিনর সাহেবের আফিম—

সন ১৮৪০ সাল ২৩ এপ্রিল—

মো তামস উকিল—

NOTICE.—The Bank of Bengal Agency, Mirzapore, will Cash approved Drafts on Calcutta not having more than 91 days Date.

61 days Date at Co's Rs. 2-10-10 per Cent. discount.
91 days Date at „ 5-4-1 ditto ditto.

Parties in Tirhoot, Goruckpore, Azimgur and Ghazepore sending Drafts for even Thousands, can have orders on those Treasuries in Payment.

(Signed) C. HAMILTON,
Agent to the Bank.

WANTED a steady, active person, who writes a good hand, and understands Accounts, to fill the vacant appointment of Head Writer in the Chittagong Post Office. Salary Company's Rupees Forty (40) per month. Applications (if by letter post paid), to be made to the Post Master of Chittagong.

Chittagong Post Office, 2d April, 1840.

Sheriff's Sales.

NOTICE is hereby given, that on Thursday, the Seventh day of May next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Fieri Facias in his hands against Sree Mutty Samo Bibee and Sree Mutty Rada Bibee,—

The Right, Title, and Interest of the said Sree Mutty Samo Bibee and Sree Mutty Rada Bibee, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land or Ground thereon belonging, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at Baustullah Gully, in Burroobazar, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North by the House and Land of Sibboosondery, on the South by the House and Land of Chedamchund Shen, on the West by the House and Land of Boyjoo Khottah, and on the East by a Lane.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Seventh day of May next, precisely at the hour of 12 o'Clock at noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Venditioni Exponas in his hands against Ramdhone Bonnerjee,—

1st. The Right, Title, and Interest of the said Ramdhone Bonnerjee, of, in, and to all that piece or parcel of Garden Ground, with an Upper-roomed Brick-built Boituckhannah, a Tank and several Trees growing thereon, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at Burranagar, in the District of 24-Pergunnahs, and butted and bounded as follows: (that is to say,) on the West by a piece of Land of Doorgachurn Mookerjee, on the South by the House and Land of Roopchand Soor, on the North by Public Road, and on the East by the House and Land of Kistno Ghose.

2d. Also, the Right, Title, and Interest of the said Ramdhone Bonnerjee, of, in, and to another piece or parcel of Garden Ground, with a Lower-roomed Brick-built Boituckhannah, a Tank and several Trees growing thereon, containing, by estimation, Twenty-one Biggahs, more or less, situate, lying, and being at Baugmarry, in the District aforesaid, and butted and bounded as follows: (that is to say,) on the West by a Garden of Humally Mitter, on the East by a Garden of Dwarakanath Tagore, on the

South by Public Road, and on the North by Dhoba's Land.

3d. And also, the Right, Title, and Interest of the said Ramdhone Bonnerjee, of, in, and to another piece or parcel of Garden Ground, with a Lower-roomed Brick-built Boituckhannah, Stable, a Tank and several Trees growing thereon, containing, by estimation, Thirteen Biggahs, more or less, situate, lying, and being at Mizapore, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the West by a Garden of Roopchand Dey, on the East and North by Public Road, and on the South by a Garden of Mr. English.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Seventh day of May next, precisely at the hour of 12 o'clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office by Virtue of a Writ of Venditioni Exponas in his hands against Sree Mutty Kisorcemoney Dossee and Sree Mutty Radhamoney Dossee, daughters, heirsesses and legal personal representatives of Nilmoney Mullick, deceased,—

The Right, Title, and Interest of the said Nilmoney Mullick, deceased, of, in, and to all that piece or parcel of Tenant Land, containing, by estimation, Fourteen Cottahs, more or less, situate, lying, and being at Mollungah, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North by a Public Road, on the South by Land of Biddinath Seal on the West by the House and Land of the late Nilmoney Mullick, and on the East by Land of Niloo Dhar.

And also, the Right Title, and Interest of the said Nilmoney Mullick, deceased, of, in, and to all that

piece or parcel of Garden Ground, with a Tank and several Trees growing thereon, containing, by estimation, Thirty-four Biggahs, more or less, situate, lying, and being at South Tangrah, in Dhee Panchannogram, in the Zillah of 24-Pargunnahs, and butted and bounded as follows: (that is to say,) on the South by Land of Puttamber Maodel, on the East by Land of Juggernauth Sontar, and partly by Land of Mr. John, on the West by Land of Gopee Bahoo, and on the North by Garden Land of Moullovee Farbannee.

The Conditions of Sale may be known by applying at the Sheriff's Office.

Former Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Fourteenth day of May next, precisely at the hour of 12 o'clock at Noon, James Young, Esquire, Former Sheriff of Calcutta, will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Venditioni Exponas in his hands against Ramnarain Mookerjee,—

The Right, Title, and Interest of the said Ramnarain Mookerjee, of, in, and to all that Moiety or Half Part or Share of all that Talook, called Buggree, containing Six Hundred and Seventy-three Mouzabs in Fifteen Dooars; viz. Dhee Neiz Busmeharrah, Dhee Bachoor, Dhee Kadarn, Dhee Bausutpore, Dhee Kusbah, Dhee Russeoordoo, Dhee Oriasoye, Dhee Kuroor, Dhee Govestoon, Dhee Noyabussuth, Dhee Parterparr h, Dhee Foulbarin, Dhee Puscheem, Dhee Agon and Dhee Hanbillee, situate, lying, and being at Busmeharrah, in Pergunnah Buggree and in the Zillah of Midnapore.

The Conditions of Sale may be known by applying at the Sheriff's Office.

OFFICE of Public Sale for Arrears of Revenue, &c., unless intermediately liquidated, at the Collector's Office of Zillah Mymensing, on the 22d May, 1840, or 10th Jeyt 1247 B S Friday.

Names of Mohals to be sold, and of the Pergunnah in which they are situated, and Number of the Lots in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jummah.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	REMARKS.
No. 1. Pergl. Alapsing Ha. 1 A. 6 G. 2 C. 2 Kts., Shamkishore Acharj,	Bemola Dibba Chowdrine, &c.,	5093 7 2	347 7 0	{ This Mohal is under Butwarra.
No. 3. Do. do. Ha. 4 As. Gourkishore Acharj,	Bhowanykishore Acharj,	15016 12 1	1172 5 8	
No. 4. do. Attea Ha. 8 As.	{ Roshus Khatoon Chowdrine, } { &c.,	21533 3 5	1682 11 10	
No. 5. Do. do. Ha. 5 As. 5 C. } 1 Krant,	Shumabear Nessa Khanum &c.	18289 5 2	1528 11 9	
No. 14. Do. Barbazoo Ha. 7 As. } No. 24. Do. Cognary Ha. 5 } Annas,	Bebun Bobee, &c.	9853 1 7	890 15 3	
No. 29. Tuppeh Kooreekhye Abraham Khan, &c.,	Dya Mohea Chowdrine,	8586 4 5	298 5 9	Do. do.
No. 31. Pergl. Hosenchowand Joar Hosonpoor, Entire Estate,	Bhowanny Keshore Acharj, ...	10910 15 2	1068 11 6	
No. 35. Do. Mymensing Ha. 4 Annas,	Edmund Keat Hume, Esq. &c.,	45457 14 6	4532 5 5	
No. 36. Do. do. do.	Sumboo Chunder Chowdry, &c.	29039 15 8	1920 14 3	
No. 37. Do. do. do.	Taranikunth Lahory, &c., ...	32443 9 11	2539 14 3	
No. 38. Do. do. do.	Narsinee Deben, &c., ...	32443 3 4	2023 3 8	Do. do.
No. 48. Do. Nussorjeal Ha. 4 Annas 10 Gundas including illegally separated Mohals,	Bhageeruthee Debba, &c.	32561 4 7	781 12 2	
No. 66. Do. Pookereah, Entire Estate,	Joy Jugut Chunder Chowdry, &c.,	7194 1 1	660 9 2	
No. 71. Do. Soomag Hissa 14 Annas,	Ranee Bhobun Mohea Dibba, &c.,	75245 6 0	4093 12 10	
	Raja Beshoonath Slug, &c., ...	18389 5 4	2370 2 0	

The Lands produce Paddy, Sugar Cane, Indigo, &c. &c. &c.
Mymensing, Collector's Office, the 6th April, 1840.

H. ATHERTON, Ag. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collectorship of Zillah Beerbhoom, on the 12th May 1840, corresponding with 31st Bysack 1247 B. S.

Name of the Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feby. 1840.	Remarks.
No. 19, Kistant Lot Indusa, } Pergunnah Kootubpore,	Gopalloll Tagoor,	5,705 1 10	256 11 1	{ This Land produces Paddy, Sugar Cane, &c.

Zillah Beerbhoom, Collector's Office, the 7th April, 1840.

S. BOWRING, Actg. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Hooghly, on Wednesday, the 29th April, 1840, corresponding with 18th Bysack 1247 B. S.

Name of Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including Interest for the Month of January 1840.	REMARKS.
No. 31 Lot Mundleghaut, } Ph. Mundleghaut,	Dwarkanath Tagore, &c. ...	223068 2 5	10298 0 10	{ This Land produ- ces Paddy, &c.
„ 32 Lot Heedeygram- } pore, Ph. Chowmoha, ...	Juggomohun Mokerjea, &c. } including Chakeran, ...	43245 1 8	919 14 5	Ditto.
„ 33 Lot Saikkholly, } Ph. Baulea,	Joogulkissore Biswas, &c. ...	10148 0 8	2180 2 3	Ditto.
„ 34 Lot Baheergurra, } Ph. Balgurry,	Madub Chunder Guttack, } &c. including Chakeran, }	7058 1 7	1680 18 7	Ditto.
„ 35 Lot Belly, Ph. } Ditto,	Herrish Chunder Bundopa- } dea, &c.	10134 1 4	165 5 1	Ditto.
„ 36 Lot Cooldaha, Ph. } Chunderkona,	Collypersaud Roy, &c. in- } cluding Chakeran,	10794 10 4	2289 1 4	Ditto.
„ 37 Lot Nekurbaug, } Ph. Ditto,	Juggomohun Mokerjea, &c. } including Ditto,	11230 7 2	2355 4 1	Ditto.
„ 38 Lot Bunpoor, Ph. } Ditto,	Bisumbhur Seal, &c. in- } cluding Ditto,	10840 7 9	2276 14 10	Ditto.
„ 39 Lot Paudra, Ph. } Ditto,	Joykist Mokerjea, &c.	11158 14 0	188 7 3	Ditto.
„ 40 Lot Angur, Ph. } Ditto,	Juggomohun Mokerjea, &c.	10964 10 7	1078 10 7	Ditto.

Hooghly, Collector's Office, 9th April, 1840.

W. H. BELLI, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Hooghly, on Wednesday, the 29th April, 1840, corresponding with 18th Bysack 1247 B. S.

Name of Mehal to be sold, and of Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of January, 1840.	Remarks.
No. 30, Mamoodpoor, Ph. } Chowmoha,	Gobind Chunder Bundopa- } dhia, including Chakeran, }	10831 4 8	2308 9 8	{ This Land pro- duces Paddy, &c.
Mameconda Ph. Bowe,	Dwarkanath Takoor, &c. ...	2831 8 7	402 7 8	Ditto.

Hooghly, Collector's Office, the 9th April, 1840.

W. H. BELLI, Collector



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, APRIL 29, 1840.

FORT WILLIAM,

GENERAL DEPARTMENT, 20TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 19TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR
MAKING ADVANCES IN INDIA AND CHINA,
UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

4. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Madras.
Ditto.....	Bombay.
Per Spanish Dollar Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium,* Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose so re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

vactors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 5th and 7th Will. 4, Cap. 50, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,**

THE 27TH NOVEMBER, 1839.

Notice is hereby given, that the Board of Customs, Salt and Opium, have been authorized to make advances of Cash to Merchants on Bills of Exchange secured by consignments of Goods at the reduced rate of 2s. 1d. per Company's Rupee, until further orders. In all other respects the Terms and Conditions of these advances are to be the same as advertised under dates the 2d May and 19th November 1838.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 20TH APRIL, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 20th of April, 1840, is hereby promulgated for general information.

Act No. IX. of 1840.

An Act for amending the law administered in Her Majesty's Courts of Justice with reference to Arbitrations, Damages, and interested Witnesses.

1. Whereas it is expedient to extend to the Territories of the East India Company certain provisions of the Statute 3d and 4th William IV. Chap. 42 whereby remedies have been applied for the uncertainty and imperfections heretofore incident to Arbitrations, for the insufficient damages to which injured parties were limited by the technical forms of certain actions, and for the obstruction to justice frequently occasioned by reason of the legal incompetency of witnesses to give evidence in consequence of having some interest in the event of the suit to which their testimony relates;

It is hereby enacted, that, 3 and 4. W. 4. C. 42. in order to render the rejection of witnesses on the ground of interest less frequent, if any witness shall be objected to in any of Her Majesty's Courts of Justice as incompetent on the ground that the verdict or judgment in the action on which it shall be proposed to examine him would be admissible in evidence for or against him, such witness shall nevertheless be examined, but in that case a verdict or judgment in that action in favor of the party on whose behalf he shall have been examined shall not be admissible evidence for him or any one

claiming under him, nor shall a verdict or judgment against the party on whose behalf he shall have been examined be admissible in evidence against him or any one claiming under him.

II. And it is hereby enacted, 3 and 4. W. 4. C. 42. that the Court on the trial of any issue, or on any inquiry of damages, in any suit before any

of Her Majesty's Courts of Justice may, if it shall think fit, give damages in the nature of interest over and above the value of the Goods at the time of the conversion or seizure in all actions of trover or trespass de bonis asportatis and over and above the money recoverable in all actions on policies of assurance made after the passing of this Act.

III. And it is hereby enacted, 3 and 4. W. 4. C. 42. that the power and authority of any arbitrator or umpire appointed by or in pursuance

of any rule of Court, or Judge's order, or order of reference, in any action now brought or which shall be hereafter brought, or by or in pursuance of any submission to reference containing an agreement that such submission shall be made a rule of any of Her Majesty's Courts, shall not be revocable by any party to such reference without the leave of the Court by which such rule or order shall be made or which shall be mentioned in such submission, or by leave of a Judge, and the arbitrator or umpire shall and may, and is hereby required to proceed with the reference notwithstanding any such revocation, and to make such award, although the person making such revocation shall not afterwards attend the reference, and that the Court, or any Judge thereof may from time to time enlarge the term for any such arbitrator making his award.

IV. And it is hereby enacted, 3 and 4. W. 4. C. 42. that when any reference shall have been made by any such rule or order as aforesaid, or by

any submission containing such agreement as aforesaid, it shall be lawful for the Court by which such rule or order shall be made, or which shall be mentioned in such agreement, or for any Judge by rule or order to be made for that purpose to command the attendance and examination of any person to be named, or the production of any documents to be mentioned in such rule or order, and the disobedience to any such rule or order shall be deemed a contempt of Court, if, in addition to the service of such rule or order, an appointment of the time and place of attendance in obedience thereon, signed by one at least of the Arbitrators, or by the Umpire, before whom the attendance is required, shall also be served either together with or after the service of such Rule or Order: Provided always that every person whose attendance shall be so required, shall be entitled to the like conduct money and payment of expenses, and for loss of time as for and upon attendance at any trial: Provided also, that the application made to such Court or Judge for such Rule or Order shall set forth the place where such witness is residing at the time, or satisfy such Court or Judge that such person cannot be found: Provided also, that no person shall be compelled to produce under any such Rule or Order any writing or other document that he would not be compelled to produce at a trial, or to attend at more than two consecutive days to be named in such Order.

V. And it is hereby enacted, 3 and 4. W. 4. C. 42. that when in any Rule or Order of reference, or in any submission to arbitration con-

taining an agreement that the submission shall be ordered or agreed that the witnesses upon such reference shall be examined upon oath, it shall be lawful for the Arbitrators or Umpire, or any one Arbitrator, and he or they are hereby authorized and required to administer an oath to such witnesses, or to take their affirmation in cases where affirmation is allowed by law instead of oath, and if upon such oath or affirmation any person making the same shall wilfully and corruptly give any false evidence, every person so offending shall be deemed and taken to be guilty of perjury, and shall be prosecuted and punished accordingly.

VI. And it is hereby enacted, that this Act shall take effect in Calcutta from the day of its passing, and at Madras and Bombay after the expiration of thirty days from such day, and in the Straits Settlements after the expiration of sixty days from such day.

T. H. MADDOCK,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 20TH APRIL, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 20th of April, 1840, is hereby promulgated for general information.

ACT No. X. OF 1840.

An Act for the abolition of certain Pilgrim Taxes and for the superintendence of the Temple of Juggernath.

I. Whereas it is considered proper to abolish the exaction of all taxes or fees upon pilgrims resorting to Allahabad, Gya, and Juggernath, and to transfer the charge of the affairs of the Juggernath Temple exclusively to a competent Hindoo Superintendent, under a full responsibility to the established Courts of Justice, for the redress of any violence or wrong, upon the application of any party interested;

It is hereby enacted, that so much of Section 31, Regulation XII of 1805, as provides for the continuance of the duties levied from Pilgrims at Juggernath;

So much of Section 4, Regulation XXVII of 1793 as provides for the continuance of the duties levied on Pilgrims at Gya and other places of Pilgrimage;

Reg IV of 1806;
Reg. V of 1806;
Sec. 9, Reg. VI of 1808;
Reg. IV of 1809;
Sec. 4, Reg. IV of 1810;
Reg. XI of 1810, and
Reg XVIII of 1810,

are repealed.

II. And it is hereby enacted, that the superintendence of the Temple of Juggernath, and its interior economy, the conduct and management of its affairs, and the control over the Priests, Officers, and Servants attached to the Temple, shall continue vested in the Rajah of Khoorda for the time being; provided always that the said Rajah, and all persons connected with the said Temple shall on all occasions be guided by the recorded rules and institutions of the Temple, or by ancient and established usage, so far as the same may be consistent with the Provisions of this Act.

III. And it is hereby enacted, that the said Rajah of Khoorda shall not receive or allow to be received by any person connected with the said Temple, any payment, other than such voluntary donations as may be freely offered, from any person resorting to the said Temple, for the performance of religious ceremonies.

IV. And it is hereby declared and enacted, that the said Rajah, and all Priests, Officers, and Servants attached to the said Temple, are and shall be liable to be sued or prosecuted by any party interested, in any Civil or Criminal Court of competent jurisdiction, for any breach of trust, or official misfeasance, committed in the conduct of their duties, or for any extortion or illegal violence exercised upon pilgrims or others under color of the authority conveyed by this Act.

T. H. MADDOCK,

Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 20TH APRIL, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 20th April 1840, is hereby promulgated for general information.

ACT No. XI. OF 1840.

An Act for the Presidency of Bombay, amending the law concerning Prisoners sentenced to labor or solitude.

I. It is hereby enacted, in modification of Clause 2, Section XLV Regulation XIII of 1827, of the Bombay Code, that no Prisoner confined in any part of the Provinces under the Presidency of Bombay shall be forced to labor in any manner or be confined solitarily, unless such labor or solitary confinement be expressly directed by the sentence of the Court under whose warrant he is confined, and no Prisoner shall be forced to labor or be confined solitarily otherwise than according to his sentence.

II. And it is hereby enacted, in modification of Clause 1, Section VII Regulation XIV of 1829, of the Bombay Code, that wherever under the Laws in force under that Presidency a Prisoner may be sentenced to imprisonment with labor, it shall be lawful for the Court pronouncing such sentence to direct that solitary confinement be combined with the punishment of imprisonment with labor.

III. And it is hereby provided that nothing in this Act contained shall be construed to be applicable to Convicts undergoing the punishment of transportation, or to legal restraint or punishment for breaches of prison discipline.

T. H. MADDOCK,
Secy. to the Govt. of India.

**FORT WILLIAM,
POLITICAL DEPARTMENT,**

THE 20TH APRIL, 1840.

Mr. G. Clerk received charge of the Louisiana Agency on the 1st instant from Lieutenant Colonel Sir C. M. Wade, C. B.

T. H. MADDOCK,
Secy. to the Govt. of India.

No. 182.

**FORT WILLIAM,
GENERAL DEPARTMENT,**

THE 23D APRIL, 1840.

The Right Hon'ble the Governor General in Council is pleased to appoint Mr. W. B. O'Shaughnessy M. D., to be Chemical Examiner to the Government,

G. A. BUSHBY,
Secy. to the Govt. of India.

No. 1269.

**ORDERS BY THE HON'BLE THE LIEUTENANT GOVERNOR
N. W. P.**

**AGRA,
GENERAL DEPARTMENT,**

THE 14TH APRIL, 1840.

**JUDICIAL AND REVENUE.
APPOINTMENTS.**

Mr. G. F. Franco to be Commissioner of the Meerut Division

Mr. T. J. C. Plowden to be Magistrate and Collector of Meerut.

Mr. E. Wilnot to be Magistrate and Collector of Ghazepore.

Mr. M. P. Edgeworth to be Joint Magistrate and Deputy Collector of Saharanpore. Mr. Edgeworth will continue to officiate as Magistrate and Collector of Saharanpore, until further orders.

Mr. D. Robertson to be Joint Magistrate and Deputy Collector of Delhi. Mr. Robertson will continue to officiate as Joint Magistrate and Deputy Collector of Benares, until further orders.

The foregoing Appointments will have effect from the 25th ultimo, being the date on which the Vessel in which Mr. H. S. Boulderson embarked for England, was left by the Pilot at Sea.

Mr. W. S. Donnithorne to be Magistrate and Collector of Mirzapore.

Mr. S. J. Bocher to be Joint Magistrate and Deputy Collector of Mirzapore. Mr. Bocher will continue to officiate as Magistrate and Collector of Futtehpore, until further orders.

The foregoing Appointments will have effect from the 25th ultimo, being the date on which the Vessel in which Mr. W. H. Woodcock embarked for England, was left by the Pilot at Sea.

JUDICIAL.

Captain F. C. Elwall, Assistant to the Commissioner for the Suppression of Thuggee, is invested with the powers of a Joint Magistrate in the Districts noted in the margin.* The above authority will be exercised by Captain Elwall under the direction of the Magistrates of the respective Districts, in addition to the special powers which he now exercises under the direction of the Commissioner for the Suppression of Thuggee.

J. THOMASON,
Offg. Secy. to the Govt. N. W. P.

*Benares.
Mirzapore.
Jounpore.
Goruckpore.
Ghazepore.
Aisingurh.*

NOTICE—The following Goods, confiscated by Order of the Board of Customs, will be Sold by Public Auction at this Office, on Saturday, the 2d Proximo.

- 5 Bales of Tobacco.
- 1 Box containing Rose Water and Utire.
- 2 Tubs of Sugar Candy for Exportation.

R. WALKER, Collr. of Customs.
Calcutta Custom House, the 28th April, 1840.

STEAM NOTICE.

THE 23d of May next, ensuing, having been fixed upon for the despatch of the next Steamer from Bombay, with an Overland Mail.—Notice is hereby given, that the latest safe date for the transmission of letters from Calcutta, which may be intended for conveyance by that opportunity, will be the 8th Proximo.

H. S. OLDFIELD,
Offg. Post Master Genl.
Fort William, Genl. Post Office, }
the 20th April, 1840.

POST OFFICE NOTICE.

THE Government of India has been pleased to direct that, all Letters for the Officers and others of the Expedition to China, shall be exempted from Postage, save only the Inland Postage upon such Letters as may be transmitted to Calcutta from Mofussil Stations. The subjoined copy of the Letter from the Secretary to the Government of India, communicating the orders of Government for this indulgence, is published for general information.

H. S. OLDFIELD,
Offg. Post Master Genl.
Fort William, Genl. Post Office, }
the 20th April, 1840.

No. 294.
To H. S. OLDFIELD, Esq.,
Offg. Post Master General.

Sir,
I am directed by the Right Hon'ble the Governor General of India in Council to instruct you to notify in the Calcutta Gazette and other usual channels of information, that Letters put into the Post Office at Calcutta, or sent post paid to Calcutta, or arriving from Europe or elsewhere beyond Sea, for the Officers and others of the Expedition to China, will be forwarded from Calcutta free of Postage, and that Letters addressed to Europe from the Officers and others of the Expedition will be transmitted by Ship, unless received into the Post Office of Calcutta through an Agent.

I have, &c.
(Signed) G. A. RUSHBY,
Secy. to the Govt. of India.
Council Chamber, the 15th April, 1840.

True Copy,
H. S. OLDFIELD,
Offg. Post Master General.

NOTIFICATION.

WITH reference to the notice of the undersigned, dated 27th ultimo, it is hereby further notified that from the 1st proximo, the mid-day despatch will be extended to the line of Trunk Road between Calcutta and Loodianaah, from each of which places a Mail, for the other extreme end, will be despatched at noon. This despatch will include Letters, &c., for the several Stations noted in the margin. Letters from Calcutta intended for transmission by the noon despatch, for these Stations, must be delivered at this Office between the hours of 10 and 11½ A. M.

H. S. OLDFIELD,
Offg. Post Master General.
Fort William, Genl. Post Office, }
The 21st January, 1840.

POST OFFICE NOTICE.

NOTICE.—Under the Orders of the Hon'ble the President in Council, from and after the 15th of the ensuing month of January, there will be a second despatch, daily, from Calcutta to Khamrah, six stages in advance of Berhampore; as, also, a second daily despatch thence to Calcutta. The ordinary Mail, from Calcutta, as at present, will go out at 8 P. M. The other daily despatch will be sent off at noon.

The mid-day despatch will convey letters, newspapers, &c. for the stations noted in the margin, thus giving them an advantage of 8 hours over the night Mail. The hour most suitable for despatching the second daily Mail from Khamrah will be fixed by the local Post Master, so that, similar convenience may be afforded to the Public, by a saving of 12 hours, more or less, in the arrival of letters, &c. in Calcutta from the stations specified.

It has not been found expedient to extend the double despatch on this line of Dawk route, beyond Khamrah, as the great increase of expense for the maintenance of the additional establishment which would thus be required, would not be compensated for by the advantage likely to be gained.

Arrangements are making for adopting a similar double despatch, along the whole line of Dawk route, from Calcutta to Kurnaul, which will, probably, be brought into operation by the 1st of February next; but of which, further notice will be given, hereafter.

Letters for the stations specified which may be intended for transmission by the mid-day Mail, must be delivered at the General Post Office between the hours of 10 and 11½ A. M.

H. S. OLDFIELD,
Offg. Post Master General.
Fort William, Genl. Post Office, }
the 27th Dec. 1839.

It is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 20th April and Sunday the 26th April, both dates inclusive, were despatched by the undermentioned Vessels which sailed from Calcutta on dates specified:			
Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
20th April,	Adrastus,	London,	Left Town on the 20th instant.
21st to 24th ditto,	Andromeda,	Ditto,	Will sail on the 30th ditto.
25th to 28th ditto,	Superbe,	France,	Left Town on the 28th ditto.
29th ditto,	Victoria,	Penang and Singapore,	Ditto 27th ditto.
30th ditto,	Hamilton Ross,	Cape of Good Hope,	Expected to leave Town on the 29th ditto.

Wm. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 28th April, 1840.

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Touching at.	Remarks.
H. M. S. Conway,	In a day or two, ...	Singapore.		
H. C. Steamer Queen,	{ On or about the } 5th May, ...	Straights of Malacca.		
Steamer Enterprise,	Ditto 8th ditto, ...	Ditto.		

W. M. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 26th April, 1840.

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Park Street from the junction of Chowringhee Road to Camac Street to be fenced, while the Road is under repair.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorghyhattah Street to opposite Dwarkeynoth Tagore's Lane—Aqueduct to be built

Lower North Division.

Pollock Street—constructing Pucca Floor to the western side Drain.

Upper North Division.

Ramonaunt Bose's Street, at the junction of Baum Bazar Street,—retaining wall to be constructed.

Bulram Day's Street—constructing an Arch over the drain at the back of the Premises No. 114.

Upper South Division.

Constructing a Tunnel on the Southside of Ranney Moody Gully.

R. J. ROSE,
Offg. Supt. Conservancy.

PILOT NOTICE.

BENGAL.

ORDERS having lately been received from the Hon'ble the Court of Directors, that the old Station off Point Palmyras shall be resumed by the Pilot Vessels during the South West Monsoon—Notice is hereby given, that from the 15th of March to the 15th of September, Pilot Vessels will cruise, as formerly, during the Day off Point Palmyras in Latitude 20° 42' to 20° 46' N. with the Point bearing a W. to W. by S. and anchor usually during the Night in a line East and West of each other, when the Vessel having on board the first Turn Pilot, will burn a Blue Light and Maroon alternately every hour commencing with the former at Eight o'Clock, and continuing till Day Light.

Commanders of Vessels are hereby informed, that the former Light House on Point Palmyras has been undermined by the Sea, and is now in so ruinous a state that no dependence must be placed on seeing any part of it.

Commanders are further informed, that the new Light House at False Point stands in Latitude 20° 19' 25" N. and Longitude 86° 48' 8" rising 120 feet above high water mark, and being coloured dark red, or reddish brown, with a large white star in the centre. The Building may be seen in clear weather by Day, and the Light (formed of Argand Lamps with reflectors) by Night, from 18 to 20 miles, at a height of 12 or 15 feet from the level of the Sea.

Commanders are recommended not to come under eight fathoms at the lowest for the purpose of making the Light House or Light at False Point, and, having made it to deepen their water again, say from 13 to 18 fathoms according to circumstances on steering to the North Eastward for the purpose of getting a Pilot off Point Palmyras. They are also recommended, whenever the weather assumes a threatening appearance and the wind inclines to the Eastward, to keep a still larger offing, particularly late in the season, as they may expect the Pilot Vessels to do the same, and that the latter will then be found nearer the Tails of the Reefs than Point Palmyras.

From the 15th September to the 15th March, the Pilot Vessels will cruise as before, between Sangor Sand and the Western Sea Reefs, according to the old Regulations.

(Sd) T. T. HARRINGTON,

Master Attendant.

By Order of the Marine Board.

C. B. GREENLAW,

Secretary.

Fort William, the 21st April, 1840.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that on Monday, the 15th day of April, instant, on the Hearing and Examination of the Petition and Schedule of

James Jacobs, of Dhurrumtollah, in Calcutta, Musical Warehouse Keeper,

seeking the benefit of the Statute 9th Geo. IV. Cap. 73, It was Adjudged, that the said James Jacobs be discharged so soon as he shall have been in custody 2 years from the 19th day of September 1838, being the date of his Petition filed in this Court.

F. O'Hanlon, Examiner.

Office of Examiner, 25th April, 1840.

Mr. Stroftell, Atty.

**কলিকাতার জেজহীন করজবাহানের পরি
জ্ঞাপন আদালত**

একজবাহার খবর দেওয়া জাইতেছে যে বর্তমান
আপদের মাহার ১৩ সেমবার তারিখে আরজী ও
দেনা পাওনার ফদে উমানিতে ও তহকিক করায়

জেমেহ জেকার সাহেবের জিনি কলিকাতার
ধর্মতলা নিবাসি বাজার দোকানদার

আকিফের করে পরিজান আজি যোধে বাদশাহের
র বাহশাইএর ৯ বঙ্গবরের প্রকাশিত আইনের ১৩
ধারার এহার করব হইল যে এই উক্ত জেমেহ
জেকার এই আদালতে তাহার আরজী দাখিলের
তারিখ নং ১৮৩৮ সালের সেতবর মাহার ১১ তা

বিশ্ব অবস্থি ২ দুই বৎসর কয়েক থাকিয়া খালি হইবেন

P. O'Hanlon, Examiner.

একজামিনার সাহেবের আফিস
সন ১৮৪০ সাল ২৫ এপ্রিল
মে. ইন্সট্রাক্টন উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Jacobs, } Notice is hereby given,
an Insolvent. } that on Tuesday, the 14th
day of April, instant, upon reading a Petition of the said
Insolvent, with a certificate of the Sheriff of Calcutta,
stating the release of the said Insolvent by his detaining
Creditors, it was Ordered, that the said Insolvent be forth-
with discharged.

P. O'Hanlon, Examiner.

Office of Examiner, 26th April, 1840.
Mr. Strettell, Atty.

কলিকাতার জোজহীন করদারানের পরি
আগাথে আদালত

নাতয়ান জেমস জে.এ.এ. এতদ্বারা ঋণ
সাহেবের বিষয় নেওয়া আইভেছে যে
বর্তমান আগরেল মাহার ১৪ মনলবার তারিখে
উক্ত নাতয়ানের এক আরজী কলিকাতার সরিগের
সরটীফিকেট সহলিখে তাহাতে লিখিত যে এই উক্ত
নাতয়ানের মহাজনগণের অভিমত তাহার খালি
তে এহায় হুমম হইল যে এই উক্ত নাতয়ান মত
খালি হউন

P. O'Hanlon, Examiner.

একজামিনার সাহেবের আফিস
সন ১৮৪০ সাল ২৮ এপ্রিল
মে. ইন্সট্রাক্টন উকিল

NOTICE is hereby given, that the undermentioned quantity of Muskut Salt is for Sale at the rate specified below. Purchasers to satisfy themselves as to the quality of the Salt in question by personal inspection of the Musters at the Government Golahs at Sulkea, and the Rowannah first presented there to be entitled to the first delivery.

DESCRIPTION OF SALT.

Deliverable at.	Produce of.	Year of Importation.	Quantity.	Price.
Sulkea.	Muskut.	1839-40.	500 Mds.	Co.'s Rs. 400.

By Order of the Board of Customs, Salt and Opium, the 27th April 1840,

H. TORRENS, Secretary.

এতদ্বারা নেওয়া আইভেছে যে নিচের লিখিত নেমক লক্ষ্যকৃত নিরিখ দরে বিক্রয়ার্থে প্রস্তুত
আছে ঋণদারানের উচিত যে এই নেমকের রকম সালিখার গোলায় দৃষ্টে থাকির জমা মত বক্রি
করিন আর যে ব্যক্তি মোকাম মজদরে প্রথমে রওয়ানা দাখিল করিবেক সেই ব্যক্তি
পাইলা ওজন পাইবার যোগ্য হইবেক

নেমকের বেওরা

ওজন পাইবার গোলা র এজেন্সী অর্থায় নাম	কোন স্থানের পর দায়মী	কোন সনের আগমনী	মওয়াজী নেমক।	নিরিখ দর।
সালিখার গোলা	মকুট	সন ১৮৩৯১৮০	৫০০/ মোন	কো ৪০০ টাকা

বিশেষজ্ঞ হুমম সাহেবান আলিসান বোর্ড পরমিট নেমক ও আকিম ইতি সন ১৮৪০ সাল
তারিখ ২৭ এপ্রিল

H. TORRENS, Secretary.

NOTICE is hereby given, that the undermentioned quantity of Dhoosa Boherboonny Salt is for Sale at the rate specified below. Purchasers to satisfy themselves as to the quality of the Salt in question by personal inspection of the Musters at the Government Golahs, at 24-Pergunnahs' Agency, and the Rowannah first presented there to be entitled to the first delivery.

DESCRIPTION OF SALT.

Agency.	Ghaut.	Year of Manufacture.	Quantity.	Price.
24-Pergunnahs,	Dhoosa Boherboonny,	1245 S. S.	About Maunds 86,000	Per 100 Maunds Co.'s Rupees 426

By Order of the Board of Customs, Salt and Opium, the 28th April, 1840,

H. TORRENS, Secretary.

এহেদার দেওয়া যাইতেছে যে নিচের পিছিত নেমক পক্ষান্তর নিরিখ দরে বিক্রয়ার্থে প্রস্তুত আছে আরদারগাহের উচিত যে এই নেমকের রকম জেলা চহিল পরগনার সরকারি গোলায় জাইয়া নমুনা দৃষ্টে প্রতিরক্ষা মত বুঝিয়া ধরিল করণ আর যে ব্যক্তি মোকাম মক্কাহরে প্রথমে রওয়ানা দাখিল করিবেক সেই ব্যক্তি গহিল। ওজন পাছবার যোগ্য হইবেক—

নেমকের বেওরা—

এজেন্সী অর্গান জেলার নাম।	ঘাটের নাম।	কোন সনের পোক্তান।	মণ্ডরাজী নেমক।	নিরিখ দর।
২৪ পরগণা.....	ধনা বাহানবনি...	সন ১২৪৫ সাল...	আদিকী ১৬০০০ মোন ...	১ কিসত মোন কো ৮ ৬ টাক।

বিমোজির হুকুম সাহেবান আলিগান হোডে পরমিট নেমক ও আফিম ইন্ড সন ১৮৪০ সাল ত'০ ২৮ এপরে

H. TORRENS, Secretary.

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collectorate of Zillah Beerbhoom, on the 12th May 1840, corresponding with 51st Bysack 1217 B. S.

Name of the Mohal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of Feb'y. 1840.	Remarks.
No. 19, Kismut Lat Indan, Pergunnah Kootubpore,	Gopaloll Tagoor,	5,705 1 10	250 11 1	This Land produces 1uddy, Sugar Cane, &c.

Zillah Beerbhoom, Collector's Office, the 7th April, 1840.

S. BOWRING, Jtg. Collector.

WANTED a steady, active person, who writes a good hand, and understands Accounts, to fill the vacant appointment of Head Writer in the Chittagong Post Office. Salary Company's Rupees Forty (40) per month. Applications (if by letter post paid), to be made to the Post Master of Chittagong.

Chittagong Post Office, 2d April, 1840.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,

JOHN McQUEEN,

Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839. }

ADVERTISEMENT

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,

Secy. to Government Genl. Dept.

Cornell Chamber, the 7th August, 1839."

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October 7, 1839.

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